

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DARLENE McDONNELL, on behalf of herself and
similarly situated employees,

Plaintiff,

v.

KRG KINGS LLC and KELLY OPERATIONS
GROUP, LLC,

Defendants.

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2:20-cv-01060-CCW

DECLARATION OF R. ANDREW SANTILLO

I, R. Andrew Santillo, declare, under penalty of perjury and pursuant to 28 U.S.C. § 1746,
that the following facts are true and correct:

1. I am an attorney at Winebrake & Santillo, LLC (“W&S”) and am personally familiar
with the firm’s involvement in this litigation.

2. I submit this declaration in support of Plaintiff’s “Motion for Fees and Costs.”

W&S’s Experience in the Field of Wage and Hour Litigation

3. Since its founding in January 2007, W&S has exclusively represented workers in
employment rights litigation. W&S is a pure contingency fee law firm and is “at risk” in every
matter it handles. W&S never requires a client to pay an hourly fee or retainer. This is a very risky
business. While W&S has enjoyed substantial success over the years, it also has invested thousands
of dollars and attorney hours and on litigation adventures that have fallen flat and resulted in no
recovery. Some of W&S’s failed class action lawsuits have been pursued through appeal. *See, e.g.,*
Espinoza v. Atlas Railroad Construction, LLC, 657 Fed. Appx. 101 (3d Cir. 2016); *Itterly v. Family*
Dollar Stores, Inc. 606 Fed. Appx. 643 (3d Cir. 2015); *Resch v. Krapf’s Coaches, Inc.*, 785 F.3d
869 (3d Cir. 2015); *Parker v. NutriSystem, Inc.*, 620 F.3d 274 (3d Cir. 2010). On other occasions,
we have lost at the trial court, *see, e.g., Galdo v. PPL Electric Utilities Corp.*, 2016 U.S. Dist.

LEXIS 114545 (E.D. Pa. Aug. 26, 2016), or have been unable to recover due to bankruptcy, as happened in the class action settlement that followed our favorable opinions in *Verderame v. Radioshack Corp.*, 31 F. Supp. 3d 702 (E.D. Pa. 2014) and *Grajales v. Safe Haven Quality Care, LLC*, 2013 Pa. Dist. & Cnty. Dec. LEXIS 128, *1 (Dauphin Cty. Aug. 30, 2013). In other cases, after extensive work by W&S, judges have refused to certify the class/collective, *see, e.g., Moore v. PNC Bank, N.A.*, 2013 U.S. Dist. LEXIS 74845 (W.D. Pa. May 29, 2013), or have “decertified” existing collectives, *see, e.g., DaRosa v. Speedway LLC*, 2021 U.S. Dist. LEXIS 163477 (D. Mass. Aug. 30, 2021), or have held that mandatory arbitration agreements prohibit class litigation, *see, e.g., Joseph v. Quality Dining, Inc.*, 244 F. Supp. 3d 467 (E.D. Pa. 2017); *Nelson v. GoBrands, Inc.*, 2021 U.S. Dist. LEXIS 178277 (E.D. Pa. Sept. 20, 2021).

4. W&S is also frequently counsel in both class/collective actions and individual cases where it agrees to a fee below the lodestar it has incurred in order to facilitate settlements that are fair and reasonable for the workers it represents. *See, e.g., Smith v. Universal Transp. Sys., LLC*, 2023 U.S. Dist. LEXIS 41822, *2 (S.D. Ohio Mar. 13, 2023); *Guzman v. Abbey Rd. Control, Inc.*, 2023 U.S. Dist. LEXIS 37246, *2 (M.D. Pa. Mar. 6, 2023); *Maranzano v. S-L Distribution Co., LLC*, 2022 U.S. Dist. LEXIS 201819, *8 (M.D. Pa. Nov. 4, 2022); *Sicklesmith v. Hershey Entm’t & Resorts Co.*, 2020 U.S. Dist. LEXIS 244162, *2 (M.D. Pa. Dec. 30, 2020); *Shaw v. Tabor Cmty.*, 2020 U.S. Dist. LEXIS 228653, *2 (E.D. Pa. Dec. 2, 2020); *Travis v. Asociacion Puertorriquenos En Marcha, Inc.*, 2020 U.S. Dist. LEXIS 126762, *7 (E.D. Pa. July 20, 2020); *Ogunlana v. Atl. Diagnostic Labs. LLC*, 2020 U.S. Dist. LEXIS 55619, *12 (E.D. Pa. Mar. 31, 2020); *Hall v. Accolade, Inc.*, 2020 U.S. Dist. LEXIS 52632, *32 (E.D. Pa. Mar. 24, 2020); *VanOrden v. Leb. Farms Disposal, Inc.*, 2019 U.S. Dist. LEXIS 181897, *3 (M.D. Pa. Oct. 18, 2019); *Whitfield v. Trinity Rest. Grp., LLC*, 2019 U.S. Dist. LEXIS 182055, *13 (E.D. Mich. Oct. 3, 2019); *Dhimitri v. Mozzarella, LLC*, 2019 U.S. Dist. LEXIS 92982, *2 (E.D. Pa. May 29, 2019); *Kreamer v. Grant*

Prod. Testing Servs., 2018 U.S. Dist. LEXIS 121417, *3 (M.D. Pa. July 17, 2018); *Roxberry v. Snyders-Lance, Inc.*, 2017 U.S. Dist. LEXIS 193573, *6 (M.D. Pa. Nov. 15, 2017); *Johnson v. Heartland Dental, LLC*, 2017 U.S. Dist. LEXIS 79597, *12 (D. Md. May 23, 2017); *Iwaskow v. JJJ, Inc.*, 2016 U.S. Dist. LEXIS 136676, *4 (M.D. Pa. Sep. 28, 2016); *Pacheco v. Vantage Foods, Inc.*, 2016 U.S. Dist. LEXIS 16709, *3 (M.D. Pa. Feb. 11, 2016); *Chung v. Wyndham Vacation Resorts, Inc.*, 2015 U.S. Dist. LEXIS 77176, *8 (M.D. Pa. June 15, 2015).

5. At the trial court level, many of W&S's cases are class or collective actions seeking damages on behalf of groups of employees. To date, W&S has resolved 242 separate class/collective actions in courts throughout the United States which are listed on Exhibit A.

6. W&S lawyers have served as lead counsel in several appeals that have resulted in precedential opinions in the area of wage and hour law. *See Camara v. Mastro's Restaurants. LLC*, 952 F.3d 372 (D.C. Cir. 2020); *Mazzarella v. Fast Rig Support, LLC*, 823 F.3d 786 (3d Cir. 2016); *Resch v. Krapf's Coaches, Inc.*, 785 F.3d 869 (3d Cir. 2015); *McMaster v. Eastern Armored Services*, 780 F.3d 167 (3d Cir. 2015); *Knepper v. Rite Aid Corp.*, 675 F.3d 249 (3d Cir. 2012); *Heimbach v. Amazon.com, Inc.*, 255 A.3d 191 (Pa. 2021). In other appeals resulting in precedential opinions, W&S has served as co-counsel, *see, e.g., Bedoya v. American Eagle Express Inc.*, 914 F.3d 812 (3d Cir. 2019); *Parker v. NutriSystem, Inc.*, 620 F.3d 274 (3d Cir. 2010), or has authored *amicus curiae* briefs, *see, e.g., Hargrove v. Sleepy's LLC*, 974 F.3d 467 (3d Cir. 2019); *Marzuq v. Cadete Enterprises, Inc.*, 807 F.3d 431 (1st Cir. 2015); *Chevalier v. General Nutrition Centers, Inc.*, 220 A.3d 1038 (Pa. 2019).¹

7. In addition, W&S has successfully resolved hundreds of "individual" employment rights actions in which a single plaintiff (or a small group of named plaintiffs) alleges violations of

¹ W&S's work on *amicus* briefs is exclusively done on a *pro bono* basis on behalf of worker's rights organizations.

federal or state employment laws. In October 2016, W&S received the “Guardian Award” from Justice at Work (formerly known as “Friends of Farmworkers”) in recognition of its work on behalf of low-wage workers in individual wage actions in and around Philadelphia.

8. Various federal courts, including this Court, have issued opinions commenting on W&S’s work in class/collective action lawsuits. *See, e.g., Torres v. Brandsafway Indus. LLC*, 2023 U.S. Dist. LEXIS 10631, *8 (W.D. Pa. Jan. 20, 2023) (Wiegand, J.) (W&S and its co-counsel have “significant experience in similar matters under the [Pennsylvania Minimum Wage Act] and in the wage and hour context more broadly”); *Schaub v. Chesapeake & Del. Brewing Holdings*, 2016 U.S. Dist. LEXIS 157203, *11, 12 n.9 (E.D. Pa. Nov. 14, 2016) (W&S “provided highly competent representation” and “possesses substantial experience prosecuting class actions”); *Tavares v. S-L Distribution Co., Inc.*, 2016 U.S. Dist. LEXIS 57689, *43 (M.D. Pa. May 2, 2016) (W&S and its co-counsel “are skilled and experienced litigators who have handled complex employment rights class actions numerous times before”); *Lapan v. Dick’s Sporting Goods, Inc.*, 2015 U.S. Dist. LEXIS 169508, *7 (D. Mass. Dec. 11, 2015) (W&S and its co-counsel “have an established record of competent and successful prosecution of large wage and hour class actions”); *Kiefer v. Moran Foods, LLC*, 2014 U.S. Dist. LEXIS 106924, *49 (D. Conn. Aug. 5, 2014) (W&S and its co-counsel are “experienced class action employment lawyers with good reputations among the employment law bar”); *Young v. Tri County Sec. Agency, Inc.*, 2014 U.S. Dist. LEXIS 62931, *10 (E.D. Pa. May 7, 2014) (W&S “has particular experience with wage and overtime rights litigation,” “has been involved in dozen of class action lawsuits in this area of law,” and “have enjoyed great success in the field.”); *Craig v. Rite Aid Corp.*, 2013 U.S. Dist. LEXIS 2658, *45 (M.D. Pa. Jan 7, 2013) (W&S and its co-counsel “are experienced wage and hour class action litigators with decades of accomplished complex class action between them and that the Class Members have benefitted tremendously from able counsel’s representation”); *Cuevas v. Citizens Financial Group*, 283 F.R.D.

95, 101 (E.D.N.Y. 2012) (W&S has “been appointed class counsel for dozens of wage and hour class claims across the country”).

W&S Attorneys’ Individual Experience

9. **Pete Winebrake** (“Winebrake”) graduated in 1988 from Lehigh University (*magna cum laude*) and in 1991 from Temple University School of Law (*cum laude*), where he served as a Managing Editor of the *Temple Law Review*. Winebrake has been a member of the New York bar since 1993 and the Pennsylvania bar since 1997. He also is admitted in the following federal courts: (i) the United States Supreme Court; (ii) the United States Courts of Appeals for the First, Second, Third, Sixth, and Tenth Circuits; and (iii) the United States District Courts for the Eastern District of Pennsylvania, Middle District of Pennsylvania, Western District of Pennsylvania, Eastern District of New York, Northern District of New York, Southern District of New York, Western District of New York, Northern District of Ohio, Northern District of Illinois, and Eastern District of Michigan.

10. Prior to founding W&S in January 2007, Winebrake held the following positions: (i) Law Clerk to Justice William R. Johnson of the New Hampshire Supreme Court (9/91-8/92); (ii) Assistant Corporation Counsel at the New York City Law Department’s General Litigation Unit (9/92-2/97); (iii) Associate at the Philadelphia law firm of Ballard Spahr Andrews & Ingersoll, LLP (2/97-12/98); (iv) Deputy City Solicitor and, later, Chief Deputy City Solicitor at the Philadelphia Law Department (12/98-2/02); and (v) Non-Equity Partner at the Philadelphia law firm of Trujillo Rodriguez & Richards, LLC (3/02-1/07).

11. Winebrake has personally handled hundreds of civil actions in the United States District Courts and has tried at least 15 federal cases to verdict. The great majority of these civil actions have arisen under the Nation’s civil rights or employment rights laws.

12. Winebrake serves *pro bono* on the Mediation Panel of the United States District

Court for the Middle District of Pennsylvania. The Martindale-Hubbell Peer Review Rating System gives him an “AV-Preeminent” rating. He has presented on employment law at many organizations, including: the Wharton School of Business at the University of Pennsylvania; the law schools at Drexel University, Temple University, Vanderbilt University, and the University of Pennsylvania; the American Bar Association’s Federal Labor Standards Legislation Committee; the Practising Law Institute (“PLI”); the Pennsylvania Bar Institute (“PBI”), the Workplace Injury Law & Advocacy Group (“WILG”); the American Association of Justice (“AAJ”); the National Employment Lawyers Association (“NELA”); the National Employment Lawyers Association of New York (“NELA-NY”); the Ohio Association of Justice (“OAJ”); the Society for Human Resources Management (“SHRM”); and the Lackawanna County (PA) Bar Association. Also, in June 2019, Winebrake testified regarding federal overtime standards at the United States House of Representatives’ Subcommittee on Workforce Protections of the Committee on Education and Labor.

13. **R. Andrew Santillo** (“Santillo”) graduated in 1998 from Bucknell University and in 2004 from the Temple University School of Law, where he served as Editor-in-Chief of the *Temple Political & Civil Rights Law Review*. Santillo has been a member of the Pennsylvania and New Jersey bars since 2004. He also is admitted to the following federal courts: (i) the United States Court of Appeals for the Third Circuit and the District of Columbia; and (ii) the United States District Courts for the Eastern District of Pennsylvania, Middle District of Pennsylvania, Western District of Pennsylvania, District of New Jersey, Northern District of Illinois, District of Colorado, and Eastern District of Michigan.

14. Prior to joining W&S as an equity partner in 2008, Santillo was an associate at the firm of Trujillo Rodriguez & Richards, LLC, where he participated in the litigation of complex class action lawsuits arising under federal and state wage and hour, securities, and antitrust laws.

15. The Martindale-Hubbell Peer Review Rating System gives Santillo an “AV-Preeminent” designation. Santillo has lectured on wage and hour law topics for Bloomberg BNA; the Pennsylvania Bar Institute (“PBI”); the National Business Institute (“NBI”); the National Employment Lawyers Association (“NELA”); the Workers’ Injury Law & Advocacy Group (“WILG”); the Ohio Association of Justice (“OAJ”); and the Philadelphia Chinatown Development Corporation.

16. Santillo was certified as an Arbitrator by the United States District Court for the Eastern District of Pennsylvania in 2017, appointed to the American Arbitration Association’s (“AAA”) roster of employment arbitrators in 2019, and was appointed as a *Judge Pro Tempore* for the First Judicial District of Pennsylvania’s Civil Trial Division’s Commerce Program in 2023.

17. **Mark Gottesfeld** (“Gottesfeld”) graduated in 2006 from Lehigh University (*magna cum laude*) and in 2009 from Drexel University Earle Mack School of Law (*cum laude*), where he served as an editor on the *Drexel University Earle Mack School of Law Review*. During law school, Gottesfeld served as a Judicial Intern to Pennsylvania Superior Court Judge Jack A. Panella.

18. Gottesfeld has been a Member of the Pennsylvania and New Jersey bars since 2009 and a member of the New York bar since 2010. He also is admitted to the United States District Courts for the Eastern District of Pennsylvania, Middle District of Pennsylvania, Western District of Pennsylvania, District of New Jersey, and Eastern District of Michigan.

19. Prior to joining W&S in 2010, Gottesfeld worked at the Philadelphia firm of Saltz, Mongeluzzi, Barrett & Bendesky, P.C.

20. Gottesfeld has lectured on wage and hour issues at the National Employment Lawyers Association (“NELA”) and the Ohio Association of Justice (“OAJ”).

21. **Deirdre Aaron** (“Aaron”) graduated in 2004 from Northwestern University and in 2010 from Washington University in St. Louis School of Law (*magna cum laude*). Upon

graduating law school, Deirdre served as a Staff Attorney for the United States Court of Appeals for the Eighth Circuit.

22. Aaron has been a Member of the New York bar since 2011 and the Pennsylvania bar since 2016. She also is admitted to the United States Court of Appeals for the Second Circuit, and the United States District Courts for the Eastern District of Pennsylvania, Middle District of Pennsylvania, Western District of Pennsylvania, Southern District of New York, Eastern District of New York, and Northern District of Illinois.

23. Prior to joining W&S in 2022, Aaron worked as a trial attorney at the U.S. Department of Labor, and as a partner at the plaintiff-side employment firm of Outten & Golden LLP where she litigated class and collective actions.

24. Aaron has lectured on employment law issues at the National Employment Lawyers Association (“NELA”), the American Bar Association (“ABA”), the New York State Bar Association, among others. She is also a board member of the Eastern Pennsylvania Chapter of NELA.

25. **Michelle Tolodziecki** (“Tolodziecki”) graduated in 2009 from Central Michigan University (*cum laude*), received a Masters of Arts in 2014 from Central Michigan University, and, in 2020, graduated from Temple University School of Law (*cum laude*). During law school, Tolodziecki dedicated substantial time to Temple’s Social Justice Lawyering Clinic. Prior to entering law school, Tolodziecki worked in higher education as a media production specialist.

26. Tolodziecki has been a member of the Pennsylvania Bar since 2021. She also is admitted to the United States District Courts for the Eastern District of Pennsylvania, Middle District of Pennsylvania, and Western District of Pennsylvania.

W&S Attorneys’ Hourly Rates

27. Because W&S works exclusively on a contingency fee basis, it does not send clients

legal bills or charge them an hourly rate. However, W&S often submits hourly rates to federal and state courts in seeking the recovery of fees after either a plaintiff has prevailed under a fee-shifting statute or (as is more common) after a class or collective action lawsuit has been settled and the court must approve the requested attorney's fee.

28. W&S has adopted the hourly rates described in the fee schedule published by Community Legal Services of Philadelphia. See <https://clsphila.org/about-community-legal-services/attorney-fees/>. We have adopted this approach because: (i) the CLS fee schedule has been favorably cited by the Third Circuit, see *United States ex rel. Palmer v. C&D Technologies, Inc.*, 897 F.3d 128, 138 (3d Cir. 2018); *Maldonado v. Houstoun*, 256 F.3d 181, 187-88 (3d Cir. 2001); (ii) the CLS fee schedule has been utilized by district court judges performing “lodestar crosschecks” of W&S’s requested fees;² and (iii) in W&S’s view, the CLS rates promote consistency, predictability, and efficiency in the evaluation of fee requests.

29. However, for purposes of this petition for attorney’s fee and in accordance with the Court’s instructions, see Doc. 218, the following rates shall be utilized for purposes of this fee

² See, e.g., *Thompson v. Rhombus Services, LLC*, 2023 U.S. Dist. LEXIS 109236, *3-4 (E.D. Pa. June 14, 2023); *Bristow v. AmeriHealth Caritas*, 2023 U.S. Dist. LEXIS 92193, *3 (E.D. Pa. May. 25, 2023); *Maranzano v. S-L Distribution Co., LLC*, 2022 U.S. Dist. LEXIS 201819, *8 (M.D. Pa. Nov. 4, 2022); *Short v. Qyst Inc.*, 2022 U.S. Dist. LEXIS 103863, *15 (E.D. Pa. June 10, 2022); *Breslin v. MPW Industrial Water Services, Inc.*, 2022 U.S. Dist. LEXIS 4065, *3 (M.D. Pa. Jan. 6, 2022); *Anderson v. Liberty Healthcare Corp.*, 2021 U.S. Dist. LEXIS 225350, *4 (E.D. Pa. Nov. 22, 2021); *Del Valle v. Empire Home Health Care, Inc.*, 2021 U.S. Dist. LEXIS 218243, *4 (E.D. Pa. Nov. 8, 2021); *Sheridan v. Scranton Quincy Ambulance, LLC*, 2020 U.S. Dist. LEXIS 186032, *3 (M.D. Pa. Oct. 7, 2020); *Mejia v. KVK-Tech, Inc.*, 2020 U.S. Dist. LEXIS 162235, *4, 13 (E.D. Pa. Sept. 4, 2020); *Ogunlana v. Atlantic Diagnostic Laboratories LLC*, 2020 U.S. Dist. LEXIS 55619, *11 (E.D. Pa. Mar. 31, 2020); *Hall v. Accolade, Inc.*, 2020 U.S. Dist. LEXIS 52632, *31-32 (E.D. Pa. Mar. 25, 2020); *Shiptoski v. SMG Group, LLC*, 2020 U.S. Dist. LEXIS 8864, *5 (M.D. Pa. Jan. 16, 2020); *Boa v. Novesa USA Inc.*, 2019 U.S. Dist. LEXIS 4112, *3 (E.D. Pa. Jan. 4, 2019); *Kreamer v. Grant Production Testing Services, Inc.*, 2018 U.S. Dist. LEXIS 121417, *3 (M.D. Pa. July 17, 2018); *Roxberry v. Snyders-Lance, Inc.*, 2017 U.S. Dist. LEXIS 193573, *6 (M.D. Pa. Nov. 15, 2017); *DiClemente v. Adams Outdoor Advertising, Inc.*, 2016 U.S. Dist. LEXIS 88394, *12-13 (M.D. Pa. July 8, 2016).

petition based on the prevailing Pittsburgh, Pennsylvania market: \$500.00/hr. for Santillo (2004 graduation); \$400.00/hr. for Gottesfeld (2009 graduation); and \$250.00/hr. for Tolodziecki (2020 graduation).

Hours Spent by W&S and the Resulting Fee Lodestar

30. W&S's work on this litigation is reflected in the contemporaneous time records (in six-minute increments) attached at Exhibit B which are maintained in the firm's Filevine case management software.³ These records have been redacted to exclude private information of Plaintiffs who have spoken with W&S, the substance of attorney-client communications, and the mental impressions of W&S attorneys.⁴

31. W&S has incurred a total of 1,292.9 hours working on this litigation which are itemized in the column titled "Hours Incurred" in Exhibit B. However, W&S does not seek any recovery for 261.2 of these hours based on the following elimination of all time: (i) incurred by Attorneys Winebrake and Aaron in this case; (ii) dedicated to travel related to this case; (iii) that based on their description were dedicated to work concerning "joint employment," whether Defendant Kelly Operations Group, LLC was an "employer" of Plaintiffs, or Plaintiffs' unsuccessful motion to bifurcate the trial; (iv) incurred by clerical staff in this case; (v) incurred by attorneys performing administrative or clerical tasks; (vi) for duplicative entries or entries that would not reasonably be charged to a hypothetical hourly paying client; and (vii) incurred by Plaintiffs' counsel since the filing of their original motion for fees and costs in December 2023.

32. After the reductions described in paragraph 31 above are made, there are **1,031.7** hours for which W&S seeks a recovery for successfully trying this case on behalf of the collective

³ W&S previously used the Needles case management software until approximately March 2023.


⁴ Of course, un-redacted versions of the time records can be made available for the Court's *in camera* inspection.

which are itemized in the column titled “Hours Sought” in Exhibit B. These **1,031.7 hours** result in a total fee lodestar of **\$433,150.00** in this case summarized below:

ATTORNEY	TOTAL HOURS SOUGHT	HOURLY RATE	LODESTAR
R. Andrew Santillo	543.4	\$500.00	\$271,700.00
Mark J. Gottesfeld	262.5	\$400.00	\$105,000.00
Michelle L. Tolodziecki	225.8	\$250.00	\$56,450.00
TOTALS	1,031.7		\$433,150.00

I HEREBY DECLARE, UNDER PENALTY OF PERJURY AND PURSUANT TO 28 U.S.C. § 1746, THAT THE ABOVE FACTS ARE TRUE AND CORRECT:

July 3, 2024
Date



R. Andrew Santillo

Exhibit A

Winebrake & Santillo, LLC - Class/Collective Wage and Overtime Settlements and Judgments

<u>Case Name</u>	<u>Court/Forum</u>	<u>Judge/Arbitrator</u>	<u>Date of Approval or Judgment</u>	<u>Type</u>	<u>Co- Counsel?</u>
Otto v. Pocono Medical Center, 4:06-cv-01186-JEJ	M.D. Pa.	John E. Jones, III	5/4/2007	Collective	No
Rodriguez-Fargas v. Hatfield Quality Meats, Inc., 2:06-cv-01206-LS	E.D. Pa.	Lawrence F. Stengel	5/29/2007	Class	Yes
Miller v. Antenna Star Satellites, Inc., 3:06-cv-00647-ARC	M.D. Pa.	A. Richard Caputo	5/29/2007	Collective	Yes
Sisko v. Wegmans Food Markets, Inc., 3:06-cv-00433-JMM	M.D. Pa.	James M. Munley	8/27/2007	Class	No
Evans/Smith, v. Lowe's Home Centers, Inc., 3:03-cv-00438/3:03-cv-00384-ARC	M.D. Pa.	A. Richard Caputo	9/4/2007	Collective	Yes
Diehl/Smith v. Lowe's Home Centers, Inc., 3:06-cv-01464/3:03-cv-00384-ARC	M.D. Pa.	A. Richard Caputo	1/4/2008	Class	Yes
Malec v. Kost Tire & Muffler, et al., 3:07-cv-00864-ARC	M.D. Pa.	A. Richard Caputo	1/2/2008	Collective	No
Dunn v. National Beef Packing Company, LLC, 4:07-cv-01599-JEJ	M.D. Pa.	John E. Jones, III	5/27/2008	Collective	No
Blasi v. United Financial Management Group, Inc., 3:06-cv-01519-JMM	M.D. Pa.	James M. Munley	6/19/2008	Collective	No
Palmer v. Michael Foods, Inc., 3:07-cv-02136-TIV	M.D. Pa.	Thomas I. Vanaskie	11/25/2008	Collective	No
Coluccio v. U.S. Remodelers, Inc., 1:09-cv-00819-JHR	D.N.J.	Joseph H. Rodriguez	12/15/2009	Collective	No
Shabazz v. Asurion Corporation, 3:07-cv-00653-AT	M.D. Tenn.	Aleta A. Trauger	2/26/2009	Collective	Yes
In re Cargill Meat Solutions Corp. Wage and Hour Litig., 3:06-cv-00513-WJN	M.D. Pa.	William J. Nealon	3/6/2009	Collective	Yes
Golpe v. The Wedge Medical Center, P.C., 2:08-cv-04504-JF	E.D. Pa.	John P. Fullam	3/11/2009	Collective	No
Banks, v. New Vitae, Inc. and Tri County Respite, Inc., 5:08-cv-04212-LS	E.D. Pa.	Lawrence F. Stengel	3/26/2009	Collective	No
Weatherly v. Michael Foods, Inc., 8:08-cv-00153-JFB	D. Neb.	Joseph F. Bataillon	4/15/2009	Collective	Yes
Gallagher v. Bayada Nurses, Inc., No. 071000392	Philadelphia C.C.P.	Idee C. Fox	4/21/2009	Class	No
Ray v. Krapf's Coaches, Inc., 2:08-cv-05097-DS	E.D. Pa.	David R. Strawbridge	9/10/2009	Collective	No
Miller v. Titanium Metals Corporation, 2:07-cv-04759-GP	E.D. Pa.	Gene E.K. Pratter	9/30/2009	Collective	No
Mayan v. Rydbom Express, Inc., 2:07-cv-02658-LS	E.D. Pa.	Lawrence F. Stengel	12/2/2009	Collective	No
Herd v. Specialty Surfaces International, Inc., 2:08-cv-01790-JCJ	E.D. Pa.	J. Curtis Joyner	1/26/2010	Collective	No
Morales v. Aaron Healthcare, Inc., 2008-C-5128	Lehigh C.C.P.	Brian Johnson	2/1/2010	Class	No
In re Pilgrim's Pride Fair Labor Standards Act Litig., 1:06-cv-01832-HFB	W.D. Ark.	Harry F. Barnes	4/2/2010	Collective	Yes
Williams v. Owens & Minor, Inc., 2:09-cv-00742-JD	E.D. Pa.	Jan E. Dubois	7/28/2010	Collective	No
Crisostomo v. Exclusive Detailing, Inc., 2:08-cv-01771-SRC-MAS	D.N.J.	Michael A. Shipp	9/15/2010	Collective	Yes
Gallagher v. Lackawanna County, 3:07-cv-00912-CCC	M.D. Pa.	Christopher C. Connor	10/5/2010	Collective	No
Herrarte v. Joe Jurgielewicz & Sons, Ltd., 5:09-cv-02683-RK	E.D. Pa.	Robert F. Kelly	10/27/2010	Collective	No
King v. Koch Foods of Mississippi, LLC, 3:06-cv-00301-DPJ	S.D. Miss.	Daniel P. Jordan	11/29/2010	Collective	Yes
McEvoy v. The Container Store, Inc., 1:09-cv-05490-KMW	D.N.J.	Karen M. Williams	12/17/2010	Collective	No
Hilborn v. Sanofi Pasteur, 3:09-cv-02032-ARC	M.D. Pa.	A. Richard Caputo	1/18/2011	Collective	No
Alexander/Campbell/Marrero v. KRA Corporation, 09-cv-02517/10-cv-01778/09-cv-02516-JF	E.D. Pa.	John P. Fullam	1/28/2011	Collective	Yes
Duvall v. Tri County Access Company, Inc., 2:10-cv-00118-RCM	W.D. Pa.	Robert C. Mitchell	3/30/2011	Class	No
Gibbons v. V.H. Cooper & Company, Inc., 3:10-cv-00897-JZ	N.D. Ohio	Jack Zouhary	4/18/2011	Class	Yes
Turner v. Mercy Health System, No. 080103670	Philadelphia C.C.P.	Idee C. Fox	4/20/2011	Class	Yes
Vanston v. Maxis Healthy System, No. 080605155	Philadelphia C.C.P.	Idee C. Fox	4/20/2011	Class	Yes
Dixon v. Dunmore Oil Company, 3:09-cv-00064-ARC	M.D. Pa.	A. Richard Caputo	4/27/2011	Collective	No
In re Tyson Foods, Inc., 4:06-cv-00143-CDL	M.D. Ga.	Clay D. Land	9/15/2011	Collective	Yes
Cover v. Feesers, Inc., 1:10-cv-00282-JEJ	M.D. Pa.	John E. Jones, III	10/11/2011	Collective	No
Muschulitz v. Holcomb Behavioral Health Systems, 5:11-cv-02980-JKG	E.D. Pa.	James K. Gardner	12/15/2011	Collective	No
Johnson v. Krapf's Coaches, Inc., 2:11-cv-06974-BMS	E.D. Pa.	Berle M. Schiller	2/22/2012	Collective	No
McCray v. The Progressions Companies, Inc., 2:11-cv-07364-HB	E.D. Pa.	Harvey Bartle, III	3/2/2012	Collective	No
Slator v. Allscripts-Misys Healthcare Solutions, Inc., 1:10-cv-01069-GLS-RFT	N.D.NY	Gary L. Sharpe	4/4/2012	Collective	No
Smith v. Ameriplan Corporation, 4:10-cv-00075-ALM	E.D. Tx.	Amos L. Mazzant	8/9/2012	Collective	Yes
In re Creditron Financial Corp. (Lepkowski v. Creditron Financial Corp.), 08-11289-TPA	W.D. Pa. Bkr.	Thomas P. Agresti	8/31/2012	Collective	No
Fazio v. Automotive Training Center, 2:11-cv-06282-DS	E.D. Pa.	David R. Strawbridge	9/24/2012	Collective	No
Jean-Charles v. AAA Warman Home Care LLC, No. 110702236	Philadelphia C.C.P.	Mary Collins	9/28/2012	Class	No
Thomas v. Cescaphe Limited, LLC, 1:11-cv-04359-BMS	E.D. Pa.	Berle M. Schiller	10/3/2012	Class	No
Harkin v. LA Weight Loss, LLC, 2:12-cv-01411-AB	E.D. Pa.	Anita Brody	11/8/2012	Collective	No
Grajales v. Safe Haven Quality Care, LLC, 2010-cv-15102	Dauphin C.C.P.	Andrew H. Dowling	11/8/2012	Class	No
Grayson v. Register Tapes Unlimited, Inc., et al., 8:11-cv-00887-RWT	D. Md.	Roger W. Titus	11/26/2012	Collective	Yes

Winebrake & Santillo, LLC - Class/Collective Wage and Overtime Settlements and Judgments

<u>Case Name</u>	<u>Court/Forum</u>	<u>Judge/Arbitrator</u>	<u>Date of Approval or Judgment</u>	<u>Type</u>	<u>Co- Counsel?</u>
Craig v. Rite Aid Corporation	M.D. Pa.	John E. Jones, III	1/7/2013	Class	Yes
Knecht v. Penn Psychiatric Center, 2:12-cv-00988-CSMW	E.D. Pa.	Carol S. Moore Wells	3/6/2013	Collective	No
Thompson v. RGT Management, Inc., 2:11-cv-02573-AJT	W.D. Tenn.	Arthur J. Tarnow	3/21/2013	Collective	Yes
Kelsh v. First Niagara Financial Group, Inc., 2:12-cv-01202-PBT	E.D. Pa.	Petrese B. Tucker	4/8/2013	Class	No
Stewart v. World Communications Charter School, 2:12-cv-04993-RB	E.D. Pa.	Ronald L. Buckwalter	5/9/2013	Class	No
Edelen v. American Residential Services, LLC, 8:11-cv-2744-DKC	D. Md.	Deborah K. Chasnow	7/22/2013	Class	Yes
Ciarrocchi v. Neshaminy Electrical Contractors, Inc., 2:12-cv-06419-JHS	E.D. Pa.	Joel H. Slomsky	9/5/2013	Collective	No
LeClair v. Diakon Lutheran Social Ministries, Case No. 2010-C-5793	Lehigh C.C.P.	Michele A. Varricchio	8/14/2013	Class	Yes
Essame v. SSC Laurel Operating Company, LLC, 8:10-cv-03519-WGC	D. Md.	William G. Connelly	10/16/2013	Class	Yes
Ming v. SNL Enterprises, L.P., 5:11-cv-03873-RBS	E.D. Pa.	Barclay R. Surrick	11/29/2013	Collective	No
Bolletino v. Cellular Sales of Knoxville, Inc. 3:12-cv-00138-TC-HBG	E.D. Tenn.	Tena Campbell	11/29/2013	Collective	Yes
Wagner v. Cali, 5:12-cv-03226-JLS	E.D. Pa.	Jeffrey L. Schmehl	1/23/2014	Collective	No
Ginter/Robinson-Gibbs v. RBS Citizens, NA., 1:12-cv-00008-M-PAS/1:13-cv-00182-PAS	D.R.I.	John J. McConnell, Jr.	2/4/2014	Class	Yes
Glatts v. Crozer-Keystone Health System, No. 090401314	Philadelphia C.C.P.	Mark I. Bernstein	2/6/2014	Class	Yes
Galowitch v. Wells Fargo Bank, N.A., No. 130302298	Philadelphia C.C.P.	Mark I. Bernstein	3/5/2014	Class	No
Young v. Tri County Security Agency, Inc., 2:13-cv-05971-BMS	E.D. Pa.	Berle M. Schiller	5/7/2014	Class	No
Cuevas v. Citizens Financial Group, Inc., 1:10-cv-05582-RM	E.D.N.Y.	Robert M. Levy	5/7/2014	Class	Yes
Sakalas v. Wilkes-Barre Hospital Company, LLC, 3:11-cv-00546-RDM	M.D. Pa.	Robert D. Mariani	5/8/2014	Class	Yes
Kershner v. Hat World, Inc., No. 120803352	Philadelphia C.C.P.	Jacqueline F. Allen	5/29/2014	Class	No
Sacknoff v. Lehigh County, 5:13-cv-04203-EGS	E.D. Pa.	Edward G. Smith	7/18/2014	Collective	No
Oliver v. Abercrombie & Fitch Stores, Inc., No. 121102571	Philadelphia C.C.P.	Jacqueline F. Allen	7/21/2014	Class	No
Kiefer v. Moran Foods, Inc., 3:12-cv-00756-WGY	D. Conn.	William G. Young	7/31/2014	Class	Yes
Lynch v. Lawrenceburg NH Operations, LLC, 1:13-cv-00129-WJH	M.D. Tenn.	William J. Haynes	9/26/2014	Collective	Yes
Farley v. Family Dollar Stores, Inc., et al., 1:12-cv-00325-RPM	D. Colo.	Raymond P. Moore	10/30/2014	Class	Yes
Warcholak v. Payless ShoeSource, Inc., No. 130901010	Philadelphia C.C.P.	Idee C. Fox	10/30/2014	Class	Yes
Young v. Catherines, Inc., 2:13-cv-03288-CMR	E.D. Pa.	Cynthia M. Rufe	11/12/2014	Collective	Yes
Morrow v. County of Montgomery, 2:13-cv-01032-DS	E.D. Pa.	David R. Strawbridge	11/26/2014	Collective	Yes
Anderson v. The Scotts Company, LLC, No. 131100504	Philadelphia C.C.P.	Idee C. Fox	12/3/2014	Class	Yes
Euceda v. Millwood, Inc., 3:12-cv-00895-MEM	M.D. Pa.	Malachy E. Mannion	12/9/2014	Class	Yes
Reid v. Newalta Environmental Services, Inc., 1:13-cv-03507-CMA-CBS	D. Colo.	Christine M. Arguello	2/19/2015	Collective	Yes
Stallard v. Fifth Third Bank, 2:12-cv-01092-MRH	W.D. Pa.	Mark R. Hornak	2/25/2015	Collective	Yes
Magloire v. The Ellison Nursing Group, LLC, No. 120203202	Philadelphia C.C.P.	Jacqueline F. Allen	3/12/2015	Class	No
Beal v. Claire's Stores, Inc., No. 131001989	Philadelphia C.C.P.	Idee C. Fox	3/18/2015	Class	Yes
Beck v. Bed Bath & Beyond Inc., No. 131100176	Philadelphia C.C.P.	Idee C. Fox	3/18/2015	Class	Yes
Jones v. Alliance Inspection Management, LLC, 2:13-cv-01662-NBF-CRE	W.D. Pa.	Nora Barry Fischer	3/23/2015	Collective	No
Menendez v. Precise Point, Inc., et al., No. 140300610	Philadelphia C.C.P.	Mary Colins	3/25/2015	Class	No
Calarco v. Healthcare Services Group, Inc., 3:13-cv-00688-RDM	M.D. Pa.	Robert D. Mariani	4/7/2015	Collective	No
Kelkis v. TruGreen Limited Partnership, No. 121101024	Philadelphia C.C.P.	Jacqueline F. Allen	5/14/2015	Class	Yes
Chung v. Wyndham Vacation Resorts, Inc., 3:14-cv-00490-RDM	M.D. Pa.	Robert D. Mariani	6/15/2015	Collective	No
McMaster v. Earstern Armored Services, Inc., 3:11-cv-05100-TJB	D.N.J.	Tonianne J. Bongiovanni	6/24/2015	Collective	No
Valincius v. Express, Inc., No. 140702282	Philadelphia C.C.P.	Idee C. Fox	6/24/2015	Class	No
Hoelsworth v. New York & Company, Inc., No. 140403750	Philadelphia C.C.P.	Patricia A. McInerney	7/27/2015	Class	No
Puglisi v. TD Bank, N.A., 2:13-cv-00637-GRB	E.D.N.Y.	Gary R. Brown	7/30/2015	Class	Yes
Mazzarella v. Fast Rig Support, LLC et al, 3:13-cv-02844-MEM	M.D. Pa.	Malachy E. Mannion	7/31/2015	Collective	No
Lappas v. The Scotts Company, LLC, No. 140904450	Philadelphia C.C.P.	Idee C. Fox	8/5/2015	Class	Yes
Pew v. Finley Catering Co., Inc., 2:14-cv-04246	E.D. Pa.	Marilyn Heffley	8/10/2015	Collective	No
James v. Ann, Inc., et. al, No. 140903652	Philadelphia C.C.P.	Gary S. Glazer	8/17/2015	Class	No
Carroll v. Guardian Home Care Holdings, Inc., 3:14-cv-01722-WJH	M.D. Tenn.	William J. Haynes, Jr.	8/31/2015	Class	Yes
Morris v. M.D. Enterprises, et. al, 3:15-cv-00018-ARC	M.D. Pa.	A. Richard Caputo	10/5/2015	Class	No
Worthington v. Kymar Home Care, Inc. et al., No. 141203411	Philadelphia C.C.P.	Gary S. Glazer	10/9/2015	Class	No
Acevedo v. Moon Site Management, Inc., 2:13-cv-06810	E.D. Pa.	Timothy R. Rice	10/15/2015	Class	Yes

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Neal v. Air Drilling Associates, Inc., 3:14-cv-01104-JMM	M.D. Pa.	James M. Munley	12/8/2015	Collective	No
Ross v. Baha Petroleum Consulting Corp., 4:14-cv-00147-DLH-CSM	D.N.D.	Daniel L. Hovland	1/8/2016	Collective	Yes
Pacheco v. Vantage Foods, Inc., 1:14-cv-01127-CCC	M.D. Pa.	Christopher C. Connor	2/11/2016	Class	Yes
Ford et al v. Lehigh Valley Restaurant Group, Inc., 3:14-cv-00227-JMM	M.D. Pa.	James M. Munley	3/11/2016	Class	No
LaPan v. Dick's Sporting Goods, Inc., 1:13-cv-11390-RGS	D. Mass.	Richard G. Stearns	3/25/2016	Class	Yes
Stanek v. Keane Frac NC, LLC, 3:15-cv-01005-RDM	M.D. Pa.	Robert D. Mariani	3/25/2016	Class	No
Harrison v. Flint Energy Services, Inc., 4:15-cv-00962-MWB	M.D. Pa.	Matthew W. Brann	4/15/2016	Collective	No
Tavares v. S-L Distribution Co., Inc., 1:13-cv-01313-JEJ	M.D. Pa.	John E. Jones, III	5/2/2016	Class	Yes
Eld v. TForce Energy Services, Inc., Inc., 2:15-cv-00738-CB	W.D. Pa.	Cathy Bissoon	5/17/2016	Collective	No
Metzler, et al. v. Weis Markets, Inc., CV-15-2103	Northumberland C.C.P.	Charles H. Saylor	6/6/2016	Class	Yes
Alvarez, et al. v. KWLTL, LLC, 5:14-cv-07075-JFL	E.D. Pa.	Joseph F. Leeson	6/9/2016	Collective	Yes
Hughes v. ACHIEVA Support, GD-15-003562	Allegheny C.C.P.	R. Stanton Wettick, Jr.	7/7/2016	Class	No
DiClemente v. Adams Outdoor Advertising, Inc., 3:15-cv-00596-MEM	M.D. Pa.	Malachy E. Mannion	7/8/2016	Collective	No
Johnson v. Kestrel Engineering, Inc., 2:15-cv-02575-EAS-EPD	S.D. Ohio	Edmund A. Sargus, Jr.	9/22/2016	Collective	Yes
Iwaskow v. JJJ, Inc., 3:15-cv-01934-ARC	M.D. Pa.	A. Richard Caputo	9/28/2016	Collective	No
Fischer et al. v. Kmart Corporation, 3:13-cv-04116-DEA	D.N.J.	Douglas E. Arpert	11/2/2016	Class	Yes
Cikra et al v. Lami Products, LLC, 2:15-cv-06166-WB	E.D. Pa.	Wendy Beeststone	11/10/2016	Class	Yes
Schaub v. Chesapeake & Delaware Brewing Company, LLC, 2:16-cv-00756-MAK	E.D. Pa.	Mark A. Kearney	11/14/2016	Class	No
Wajert v. Infocision Management Corporation, 2:15-cv-01325-DSC	W.D. Pa.	David S. Cercone	12/1/2016	Collective	No
DeLair v. CareAll Management, LLC, 3:15-cv-01095-AAT	M.D. Tenn.	Aleta A. Trauger	12/14/2016	Collective	Yes
Waggoner v. U.S. Bancorp, 5:14-cv-01626-SL	N.D. Ohio	Sara Lioi	12/26/2016	Collective	Yes
Loveland-Bowe v. National Healthcare Corporation, 3:15-cv-01084-WDC	M.D. Tenn.	Waverly D. Crenshaw, Jr.	1/5/2017	Collective	Yes
Paine v. Intrepid U.S.A., Inc., 3:14-cv-02005-WDC	M.D. Tenn.	Waverly D. Crenshaw, Jr.	1/6/2017	Collective	Yes
Flatt v. LHC Group, Inc. et al, 2:16-cv-00014-KHS	M.D. Tenn.	Kevin H. Sharp	3/1/2017	Collective	Yes
Smith et al v. Miller Flooring Company, Inc., 2:16-cv-00330-LAS	E.D. Pa.	Lynne A. Sitarski	3/13/2017	Collective	No
Crevatas v. Smith Management and Consulting, LLC, 3:15-cv-02307-MEM	M.D. Pa.	Malachy E. Mannion	3/22/2017	Collective	Yes
Hodzic v. FedEx Package System, Inc., 2:15-cv-00956-NBF	W.D. Pa.	Nora Barry Fischer	3/28/2017	Collective	Yes
Kelly v. FedEx Ground Package System, Inc., 3:08-cv-00336-RLM	N.D. Ind.	Robert L. Miller	4/28/2017	Class	Yes
Brackley v. Red Robin Gourmet Burgers, Inc., 2:16-cv-00288-GRB	E.D.N.Y.	Gary R. Brown	6/6/2017	Class	Yes
Kampfer v. Fifth Third Bank et al, 3:14-cv-02849-JJH	N.D. Ohio	Jeffrey J. Helmick	6/15/2017	Collective	Yes
Gauger v. Brothers, Inc., 2:16-cv-00603-DS	E.D. Pa.	David R. Strawbridge	6/19/2017	Collective	No
Simpson, et al. v. CareSouth HHA Holdings, LLC, 3:16-cv-00079-AAT	M.D. Tenn.	Aleta A. Trauger	6/22/2017	Collective	Yes
Sowder v. CareSouth HHA Holdings, LLC, 3:16-cv-00906-AAT	M.D. Tenn.	Aleta A. Trauger	6/22/2017	Collective	Yes
Waltz v. Aveda Transportation and Energy Services, Inc., 4:16-cv-00469-MWB	M.D. Pa.	Matthew W. Brann	7/7/2017	Collective	No
Bland v. Harvest Chadds Ford, LLC, 2:16-cv-04773-NIQA	E.D. Pa.	Nitza I. Quinones Alejandro	8/9/2017	Collective	No
Derrick v. Cenergy International Services, LLC, et al., 4:16-cv-1352	S.D. Tex.	David Hittner	8/9/2017	Collective	Yes
Bankalter v. S-L Distribution Company, Inc., 2017-SU-000549	York C.C.P.	Richard K. Renn	8/23/2017	Class	Yes
Kuhn v. Branch Banking & Trust Corporation, No. 160500229	Philadelphia C.C.P.	Nina Wright Padilla	9/8/2017	Class	No
Breauchy v. CareGivers America, LLC, 16-cv-3638	Lackawanna C.C.P.	Margaret Bisignani Moyle	9/14/2017	Class	Yes
Molina v. Perfection Foods Company, Inc., et al, 2:16-cv-00859-JPH	E.D. Pa.	Jacob P. Hart	10/23/2017	Collective	Yes
Peters v. Zahav, LLC, 2:16-cv-06637-TR	E.D. Pa.	Timothy R. Rice	10/24/2017	Class	No
Roxberry et al v. Snyders-Lance, Inc. et al., 1:16-cv-02009-JEJ	M.D. Pa.	John E. Jones, III	11/15/2017	Class	Yes
Corbin v. CFRA, LLC, 1:15-cv-00405-CCE-JEP	M.D.N.C.	Catherine C. Eagles	2/5/2018	Collective	Yes
Sexton v. JDC Management Company, L.P., et al, 1:16-cv-01594-JEJ	M.D. Pa.	John E. Jones, III	2/5/2018	Collective	No
Wolfe v. TDK Wireless, LLC, 1:16-cv-11663	N.D. Ill.	Maria Valdez	3/12/2018	Class	Yes
Santos v. El Gallito Mexican Bakery II LLC, et al., 5:16-cv-06309-EGS	E.D. Pa.	Edward G. Smith	3/12/2018	Collective	Yes
Trevorah v. Linde Corporation, 3:16-cv-00492-JMM	M.D. Pa.	James M. Munley	4/13/2018	Collective	Yes
Persing v. Ideal Concepts Inc., 5:16-cv-03825-JLS	E.D. Pa.	Jeffrey L. Schmehl	7/17/2018	Collective	No
Kreamer v. Grant Production Testing Services Inc., 4:15-cv-01075-MWB	M.D. Pa.	Matthew W. Brann	7/17/2018	Class	Yes
Underwood v. Harvest Moorestown LLC, 1:17-cv-00550-JS	D.N.J.	Joel Schneider	7/24/2018	Collective	No
Broach v. CK Franchising, Inc., et al., AAA No. 01-16-0000-2234	American Arbitration Association	Edith Dinneen	8/14/2018	Class	Yes

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Teixeira v. Walters & Mason Retail, Inc., 2:18-cv-00717-RK	E.D. Pa.	Robert F. Kelly	9/6/2018	Collective	No
Carpenter v. Allpoints Courier Service, Inc., 1:17-cv-02043-JBS-AMD	D.N.J.	Jerome B. Simandle	9/11/2018	Collective	No
Bowden v. GHHS Healthcare LLC, 7:17-cv-00143-HL	M.D. Ga.	Hugh Lawson	9/27/2018	Collective	Yes
Cook v. Sunny Days in Home Care LLC, 2015-7144	Washington C.C.P.	Michael J. Lucas	10/11/2018	Class	Yes
Wojtaszek v. Bald Eagle Fuel & Tire, Inc., 4:17-cv-01888-RDM	M.D. Pa.	Robert D. Mariani	11/28/2018	Collective	No
Underwood, et al. v. KMC Enterprises, Inc., AAA Case No. 01-17-0003-9334	American Arbitration Association	Richard C. McNeill	5/1/2019	Collective	No
Dembele v. Parc Restaurant Partners, L.P., No. 171200223	Philadelphia C.C.P.	Ramy I. Djerassi	6/26/2019	Class	No
Behrens v. MLB Advanced Media, L.P., 1:18-cv-03077-PAE	S.D.N.Y.	Paul A. Engelmayer	7/9/2019	Class	Yes
Breauchy v. Alma Health, LLC, 2015-CV-01366	Dauphin C.C.P.	Andrew H. Dowling	7/22/2019	Class	No
Smith-Centz v. Safran Turney Hospitality, 2:18-cv-04055-CFK	E.D. Pa.	Chad F. Kenney	7/23/2019	Class	No
Mojer v. Americare Home Solutions LLC, 3:18-cv-00470-ARC	M.D. Pa.	A. Richard Caputo	8/12/2019	Collective	No
Passe v. 500 Jansen, Inc. et al., CV-2016-010362-BCD	Delaware C.C.P.	Barry C. Dozor	8/14/2019	Class	Yes
Hackman v. J.G. Wentworth Home Lending, LLC, No. 180401276	Philadelphia C.C.P.	Gary S. Glazer	9/9/2019	Class	Yes
Whitfield v. Trinity Restaurant Group, LLC, 2:18-cv-10973-DML	E.D. Mich.	David M. Lawson	10/4/2019	Collective	Yes
VanOrden v. Lebanon Farms Disposal, Inc., 1:17-cv-01310-CCC	M.D. Pa.	Christopher C. Connor	10/18/2019	Class	No
Layer v. Trinity Health Corporation, 2:18-v-2358-TR	E.D. Pa.	Timothy R. Rice	10/18/2019	Class	No
Alward v. Marriott International, Inc., 1:18-cv-2337-PAG	N.D. Ohio	Patricia A. Gaughan	11/18/2019	Class	Yes
Morris v. Public Health Management Corp., et al., 2:17-cv-04620-AB	E.D. Pa.	Anita Brody	11/19/2019	Collective	No
Padovano v. FedEx Ground Package System, Inc., 16-cv-00017-FPG	W.D.N.Y.	Frank P. Geradi	11/25/2019	Class	Yes
Shiptoski v. SMG Group, LLC, 16-cv-1216-RDM	M.D. Pa.	Robert D. Mariani	1/16/2020	Class	No
Rodriguez v. Joseph P. Riley & Sons Moving, Inc., No. 190200198	Philadelphia C.C.P.	Gary S. Glazer	2/11/2020	Class	No
Bell v. CoWorx Staffing Services, LLC, et al., 5:18-cv-02833-EGS	E.D. Pa.	Edward G. Smith	2/11/2020	Class	Yes
Maples v. Premier Care & Staffing Services, Inc., 2:19-cv-04209-MAK	E.D. Pa.	Mark A. Kearney	2/26/2020	Collective	No
Hall v. Accolade, Inc., 2:17-cv-03423-GEKP	E.D. Pa.	Gene E.K. Pratter	3/25/2020	Class	Yes
In re Aramark Bonus Litigation, 2:19-cv-00687-JP	E.D. Pa.	John R. Padova	6/10/2020	Class	Yes
Knapp v. Susquehanna Village Facility Operations, LLC, 3:18-cv-01941-RDM	M.D. Pa.	Robert D. Mariani	6/18/2020	Class	No
Travis v. Asociacion Puertorriquenos en Marcha, Inc., 2:18-cv-05015-GJP	E.D. Pa.	Gerald J. Pappert	7/20/2020	Collective	No
Meijia v. KVK-Tech, Inc., 2:19-cv-04841-JDW	E.D. Pa.	Joshua D. Wolson	9/4/2020	Collective	Yes
Nunez v. Moses Construction, Inc., et al., No. 180800610	Philadelphia C.C.P.	Ramy I. Djerassi	9/24/2020	Class	Yes
Carr v. Flowers Foods, Inc., et al., 15-cv-06391-WB	E.D. Pa.	Wendy Beetlestone	9/29/2020	Class	Yes
Sheridan v. Scranton Quincy Ambulance, LLC, 3:19-cv-00479-MCC	M.D. Pa.	Martin C. Carlson	10/7/2020	Collective	No
Zapata v. B. Coleman Flooring Installation, LLC et al., 1:18-cv-01134-TJK	D.D.C.	Timothy J. Kelly	10/21/2020	Collective	Yes
Shaw v. Tabor Community Partners, 2:19-cv-01620-JMY	E.D. Pa.	John Milton Younge	12/2/2020	Collective	No
Sicklesmith v. Hershey Entertainment & Resorts Company, 1:19-cv-01675-JEJ	M.D. Pa.	John E. Jones, III	12/30/2020	Collective	No
Lucas v. Heartfelt Home Healthcare, Inc., 1:20-cv-00029-WSH	W.D. Pa.	W. Scott Hardy	2/3/2021	Collective	No
Rivera v. Martin's Famous Pastry Shoppe, Inc., 1:20-cv-00438-JPW	M.D. Pa.	Jennifer P. Wilson	2/16/2021	Class	Yes
Camara v. Mastro's Restaurants LLC, 1:18-cv-00724-GMH	D.D.C.	G. Michael Harvey	6/23/2021	Collective	Yes
Simard v. Alan Kunsman Roofing and Siding Inc., 5:20-cv-3366-EGS	E.D. Pa.	Edward G. Smith	6/28/2021	Collective	No
Brown v. Lyndon City Diner, Inc., 1:19-cv-1227-JEJ	M.D. Pa.	John E. Jones, III	7/26/2021	Collective	No
Contrera v. E&M Associates LLC, 1:16-cv-3851-LTS	S.D.N.Y.	Gabriel W. Gorenstein	7/28/2021	Class	Yes
Johnson v. Blackout Investigations & Security Services, Inc., 8:19-cv-02487-TJS	D. Md.	Timothy J. Sullivan	9/3/2021	Collective	Yes
Lancaster, et al v. FQSR LLC, 8:19-cv-02632-TJS	D. Md.	Timothy J. Sullivan	9/13/2021	Collective	Yes
Gofton v. Kforce Inc., 2:20-cv-4886-TR	E.D. Pa.	Timothy R. Rice	9/30/2021	Class	Yes
Devine v. NorthEast Treatment Centers, Inc., 2:20-cv-2417-ER	E.D. Pa.	Eduardo C. Robreno	10/14/2021	Collective	No
Chaparro v. All American Home Care, LLC, No. 190900728	Philadelphia C.C.P.	Leon W. Tucker	10/27/2021	Class	Yes
Del Valle v. Empire Home Health Care Inc., 2:20-cv-4335-CMR	E.D. Pa.	Cynthia M. Rufe	11/8/2021	Class	No
Mode v. S-L Distribution Company, 3:18-cv-150-KDB-DSC	W.D.N.C.	Kenneth D. Bell	11/12/2021	Collective	Yes
Anderson/Williams v. Liberty Healthcare Corp., 2:20-cv-3014/21-cv-691-RAL	E.D. Pa.	Richard A. Lloret	11/22/2021	Collective	No
Breslin v. MPW Industrial Water Services, Inc., 3:21-cv-00582-MCC	M.D. Pa.	Martin C. Carlson	1/6/2022	Collective	No
Houser v. Thirty, Inc., 5:20-cv-05087-JFL	E.D. Pa.	Joseph F. Leeson	1/11/2022	Collective	No

Winebrake & Santillo, LLC - Class/Collective Wage and Overtime Settlements and Judgments

<u>Case Name</u>	<u>Court/Forum</u>	<u>Judge/Arbitrator</u>	<u>Date of Approval or Judgment</u>	<u>Type</u>	<u>Co- Counsel?</u>
LaRue v. Great Arrow Builders LLC, No. 10859-2019	Beaver C.C.P.	James J. Ross	1/24/2022	Class	Yes
Weisgarber v. North American Dental Group, LLC, 4:18-cv-2860	N.D. Ohio	Benita Y. Pearson	3/1/2022	Collective	Yes
Mack v. Romulus Inc., 3:19-cv-00992-CCC	M.D. Pa.	Christopher C. Connor	3/22/2022	Collective	No
Jordan v. Passavant Memorial Homes, 2:21-cv-00540-MJH	W.D. Pa.	Marilyn J. Horan	4/13/2022	Class	No
Maldonado v. MGM Resort International, 1:20-cv-05599-CPO	D.N.J.	Christine P. O'Hearn	7/21/2022	Class	Yes
Downey v. McCormick & Schmick Rest. Corp., No. 180103412	Philadelphia C.C.P.	Nina Wright Padilla	9/9/2012	Class	No
Davis v. Sanofi Pasteur Inc., et al., No. 201200545	Philadelphia C.C.P.	Nina Wright Padilla	9/12/2022	Class	No
Harrison v. Harry & David Operations, Inc., 1:18-cv-00410-CL	D. Or.	Mark D. Clarke	9/29/2022	Class	Yes
Maranzano v. S-L Distribution Company, 1:19-cv-01997-JPW	M.D. Pa.	Jennifer P. Wilson	11/4/2022	Class	Yes
Harling v. Silver Heart Healthcare Agency LLC, No. 210201761	Philadelphia C.C.P.	Nina Wright Padilla	12/6/2022	Class	Yes
Mohn v. Joseph B. Fay Co., No. 11401-2021	Beaver C.C.P.	Laura J. Tocci	1/13/2023	Class	Yes
Moore v. Custom Arc Services Inc., No. 11439-2021	Beaver C.C.P.	James J. Ross	1/13/2023	Class	Yes
Koukis v. Scheck Mechanical Corporation, No. 11400 of 2021	Beaver C.C.P.	Laura J. Tocci	2/22/2023	Class	Yes
Guzman v. Abbey Road Control, Inc., 3:20-cv-01877-JPW	M.D. Pa.	Jennifer P. Wilson	3/6/2023	Collective	No
Reynosa v. Clemens Food Group LLC, No. 211001322	Philadelphia C.C.P.	Leon W. Tucker	3/6/2023	Class	Yes
Smith v. Universal Transportation Systems LLC, 1:18-cv-00165-MRB	S.D. Ohio	Michael R. Barrett	3/13/2023	Collective	Yes
Walenchock v. Fagioli North East LLC, No. 11357-2021	Beaver C.C.P.	Laura J. Tocci	4/28/2023	Class	Yes
Rickel v. Prime Electrical Services, LLC, No. 11358-2021	Beaver C.C.P.	James J. Ross	5/23/2023	Class	Yes
Bristow v. AmeriHealth Caritas, 2:22-cv-00235-WB	E.D. Pa.	Wendy Beetlestone	5/25/2023	Collective	Yes
Thompson v. Rhombus Services, LLC, 2:22-cv-01244-JMY	E.D. Pa.	John M. Younge	6/14/2023	Collective	Yes
Torres v. BrandSafway Industries LLC, et al., 2:21-cv-01771-CCW	W.D. Pa.	Christy C. Wiegand	6/14/2023	Class	Yes
Lebby v. Walmart Inc., 3:21-cv-01365-RDM	M.D. Pa.	Robert D. Mariani	6/16/2023	Class	Yes
Boyuk v. Burnham Industrial Contractors, Inc., No. 2022-10263	Beaver C.C.P.	James J. Ross	6/16/2023	Class	Yes
Ali v. Delaware Valley Comfort at Home, LLC, No. 210400677	Philadelphia C.C.P.	Nina Wright Padilla	7/12/2023	Class	No
Lloyd v. VEC, Inc., No. 2021-11397	Beaver C.C.P.	James J. Ross	7/24/2023	Class	Yes
Boyuk v. Petrochem Insulation, Inc., 2:22-cv-00124-MJH	W.D. Pa.	Marilyn J. Horan	7/31/2023	Class	Yes
Gaya v. Sargent Electric Company, No. 2021-11354	Beaver C.C.P.	Laura J. Tocci	8/4/2023	Class	Yes
Johnson v. McCarl's LLC, No. 2022-10265	Beaver C.C.P.	James J. Ross	8/23/2023	Class	Yes
Copley v. Avalotis Corporation, No. 2022-10264	Beaver C.C.P.	James J. Ross	8/23/2023	Class	Yes
Ricci v. NewRez LLC, 5:22-cv-00650-JFL	E.D. Pa.	Joseph F. Leeson	10/18/2023	Class	No
Schneider v. Globus Medical, Inc., 2:22-cv-03299-CSMW	E.D. Pa.	Carol S. Moore Wells	11/1/2023	Collective	Yes
Ballard v. BHI Energy I Speciality Services LLC, 2:22-cv-00115-WSH	W.D. Pa.	W. Scott Hardy	11/14/2023	Class	Yes
Bedoya v. American Eagle Express, Inc., 2:14-cv-02811-ES	D.N.J.	Esther Salas	12/7/2023	Class	Yes
Kumedzro v. Red Lion Home Care, Inc., No. 210200770	Philadelphia C.C.P.	Ramy I. Djerassi	12/22/2023	Class	No
Beauregard v. Broadway Electric Service Corp., 2:21-cv-1600-WSS	W.D. Pa.	William S. Stickman	1/8/2024	Class	Yes
Williams v. RailWorks Track Services, Inc., 2:22-cv-00085-CB	W.D. Pa.	Cathy Bissoon	1/9/2024	Class	Yes
Rosa v. Tropicana Atlantic City Corp., 1:20-cv-06909-CPO	D.N.J.	Christine P. O'Hearn	4/4/2024	Collective	Yes
James v. Alberici Corporation, 2:21-cv-01723-RJC	W.D. Pa.	Robert J. Colville	4/10/2024	Class	Yes
Loeper v. Wegmans Food Markets, Inc., 3:22-cv-02044-MEM	M.D. Pa.	Malachy E. Mannion	6/4/2024	Class	Yes
Green v. Amazon.com, Inc., 5:21-cv-05007-JMG	E.D. Pa.	John M. Gallagher	6/14/2024	Class	Yes

Exhibit B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	6/26/2020	PC WITH POTNETIAL CLIENT. NOTES IN T-DRIVE. [REDACTED]. SENT EMAIL TO CLIENT TO GET ADDITIONAL INFORMATION AND EMAIL TO REFERRING COUNSEL RE SAME (.6)	0.6	0.6
Santillo	6/30/2020	PC WITH POTENTIAL CLIENT. [REDACTED]. SENT HER REPRESENTATION AGREEMENT TO REIVIEW AND SIGN AND DOCUSIGN OF SAME (.3)	0.3	0.3
Santillo	6/30/2020	EMAIL FROM POTENTIAL CLIENT: [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	0.0	0.0
Santillo	6/30/2020	RESEARCH COMPANY. FOUND NO FEDERAL COURT FLSA CASES AGAINST IT. (.6)	0.6	0.6
Santillo	7/7/2020	BEGIN TO DRAFT COMPLAINT (1.1)	1.1	1.1
Santillo	7/8/2020	EDIT COMPLAINT AND SEND TO CLIENT FOR REVIEW (.8)	0.8	0.8
Santillo	7/9/2020	RESEARCH KELLY OPERATIONS AND PC WITH CLIENT RE SAME AND BEGIN TO EDIT THE COMPLAINT (2.7)	2.7	1.2
Santillo	7/10/2020	ADDITIONAL WORK ON DRAFT COMPLANT AND SEND SAME TO CLIENT FOR REVIEW (1.1)	1.1	1.1
Santillo	7/14/2020	PC WITH NAMED PLAINTIFF. [REDACTED] (.3)	0.3	0.3
Winebrake	7/15/2020	REV AND COMMENT ON DRAFT COMPLAINT. (.2)	0.2	0.0
Santillo	7/15/2020	FINALIZE AND FILE COMPLAINT (.5)	0.5	0.5
Santillo	7/20/2020	REVIEW DOCKETED COMPLAINT. SEND EMAIL TO CLEINT ATTACHING SAME AND EMAIL TO REFERRING COUNSEL WITH REFERRAL TERMS AND UPDATE CMS RE SAME (.5)	0.5	0.5
Santillo	8/16/2020	EMAIL EXCHANGE WITH CLIENT (.1)	0.1	0.1
Gottesfeld	8/18/2020	REV'D FILE AND EMAIL EXCHANGES W/ RAS RE: ADDRESS OF DEF. AND SUMMONS BEFORE SENDING OUT FOR SERVICE. (.2)	0.2	0.2
Santillo	8/18/2020	RESEARCH ADDRESSES AND CALL CLERK'S OFFICE RE SUMMONS. DRAFT AND FILE PRACEPIE FOR SUMMONS TO BE ISSUED (.3)	0.3	0.3
Santillo	9/21/2020	PC WITH CLERK'S OFFICE RE FILING OF REQUEST FOR SUMMONS, RE-DRAFT AND RE-FILE SAME (.2)	0.2	0.0
Gottesfeld	9/29/2020	ARRANGED FOR SERVICE OF PROCESS ON BOTH DEFENDANTS. LOOKED UP ADDRESS FOR ONE DEFENDANT. (.3)	0.3	0.3
Gottesfeld	10/6/2020	DRAFTED AND FILED ENTRY OF APPEARANCE. (.1)	0.1	0.1
Gottesfeld	10/6/2020	FILED PROOF OF SERVICE FORMS FOR BOTH DEFENDANTS. (.2)	0.2	0.2
Gottesfeld	10/6/2020	REV'D ENTRY OF APPEARANCE AND PROOF OF SERVICE FORMS AS DOCKETED. (.1)	0.1	0.1
Santillo	10/21/2020	EMAIL EXCHANGE WITH DEFENSE COUNSEL AND UPDATE CMS RE SAME (.2)	0.2	0.2
Santillo	10/29/2020	EMAIL EXCHANGE WITH CLIENT RE CASE (.1)	0.1	0.1
Santillo	11/16/2020	READ ANSWER AND COURT ORDER ON RULE 16 CONFERENCE AND CALENDAR SAME IN CMS. SEND EMAIL TO CLIENT WITH SAME (.4)	0.4	0.4
Santillo	11/25/2020	READ DOCKETED DISCLOSURE STATEMENTS BY DEF (.1)	0.1	0.1
Santillo	11/30/2020	WORK ON AUTOMATIC DISCLOSURES, ADR STIP AND ICMP (1.5)	1.5	1.5
Santillo	12/1/2020	PC WITH NAMED PLAINTIFF [REDACTED]. UPDATED AUTO DISCLOSURES RE SAME (.3)	0.3	0.3
Santillo	12/4/2020	EMAILS AND PC WITH DEF COUNSEL (.2)	0.2	0.2

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	12/4/2020	PULL STIPULATIONS TO CONDITIONAL CERT AND SEND SAME TO DEF COUNSEL (.2)	0.2	0.2
Santillo	12/8/2020	READ EAMILS B/W DEF AND CHAMBERS AND ADDITIONAL WORK ON ICMP AND ADR STIP AND PLF AUTOMATIC DISCLOSURES (.8)	0.8	0.8
Santillo	12/8/2020	FINALIZE AND FILE ADR STIP AND ICMP AND EMAIL SAME TO CHAMBERS PER EMAIL THIS MORNING (.9)	0.9	0.9
Santillo	12/8/2020	RESEARCH AND DRAFT CONFIDENTIAL SETTLEMENT LETTER DUE TO THE COURT (2.2)	2.2	2.2
Santillo	12/10/2020	ADDITIONAL WORK EDITING, FINALIZING AND SUBMITTING CONFIDENTIAL SETTLEMENT LETTER (1.9)	1.9	1.9
Santillo	12/15/2020	PREP FOR AND PARTICIPATE IN RULE 16 CONFERENCE AND CALL WITH DEF FOLLOWING AND READ TURNING POINT DECISION ON SIDEWORK (.9)	0.9	0.9
Santillo	12/15/2020	READ COURT ORDER AND CALENDAR ALL DEADLINES FOR SAME (.1)	0.1	0.1
Santillo	12/15/2020	DRAFT, EDIT, REVISE, FINALIZE AND SERVE PRELIMINARY DISCOVERY ON DEFENDANTS (1.9)	1.9	1.9
Santillo	12/18/2020	PC WITH NAMED PLAINTIFF. [REDACTED] (.2)	0.2	0.2
Santillo	12/29/2020	READ DEF AUTO DICLOSURES (.1)	0.1	0.1
Santillo	12/30/2020	DRAFT, EDIT, FINIALIZE AND SERVE NOTICES OF DEP INCLUDING 30(B)(6). (.7)	0.7	0.7
Santillo	1/7/2021	PC WITH NAMED PLAINTIFF RE [REDACTED] (.1)	0.1	0.1
Santillo	1/19/2021	REVIEW DOCUMENTS SENT BY PLF, ORGANIZE AND PRODUCE SAME (.5)	0.5	0.5
Santillo	1/22/2021	PC WITH DEF COUNSEL IN RESPONSE TO EMAIL [REDACTED] (.3)	0.3	0.3
Winebrake	1/28/2021	PC W/ RAS RE [REDACTED] (.3)	0.3	0.0
Santillo	1/28/2021	EMAIL EXCHANGE WITH DEF COUNSEL AND PC W/ PDW RE [REDACTED] (.4)	0.4	0.4
Santillo	1/29/2021	EMAIL EXCHANGES WITH DEF RE STAY TO MEDIATE (.2)	0.2	0.2
Santillo	2/1/2021	PC WITH NAMED PLAINTIFF. [REDACTED] (.2)	0.2	0.2
Santillo	2/1/2021	EMAIL FROM NAMED PLAINTIFF: [REDACTED]	0.0	0.0
Santillo	2/1/2021	PC TO [REDACTED] LEFT VM (.0)	0.0	0.0
Santillo	2/2/2021	PC WITH [REDACTED] (.4)	0.4	0.4
Santillo	2/3/2021	EMAILS WITH DEF COUNSEL AND CAROL KATZ RE MEDIATION (.1)	0.1	0.1
Santillo	2/6/2021	EMAILS WITH KATZ AND READ AND SAVE DOCKETED VERSIONS OF MOTION FOR STAY (.2)	0.2	0.2
Santillo	2/8/2021	READ COURT ORDER DENYING MOTION FOR STAY. PC WITH DEF COUNSEL RE SAME. REISSUE NOTICES OF DEPOSITION AND SERVE SAME (.5)	0.5	0.5

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Gottesfeld	2/9/2021	READ MOST RECENT FILINGS AND EMAIL EXCHANGES BETWEEN RAS AND DEF. CSL. (.2)	0.2	0.2
Gottesfeld	2/9/2021	PC W/ RAS RE: STATUS OF CASE. (.1)	0.1	0.1
Santillo	2/9/2021	BEGIN TO RESEARCH CONDITIONAL CERT STANDARD IN WDPA AND PULL CASES ON SAME. RESEARCH COURT'S PROCEDURES ON DISCOVERY DISPUTES. EMAIL EXCHANGE WITH DEF COUNSEL RE SAME. MEET WITH PDW RE STATUS OF CASE. (1.1)	1.1	1.1
Santillo	2/10/2021	PC WITH DEF COUNSEL (.2)	0.2	0.2
Winebrake	2/12/2021	REV VAR DRAFTS OF CONFIDENTIAL CERT STIP AND UNOPPOSED MOTION AND NOTICE FORMS AND 2 PCS W/ RAS RE SA,E. (.6)	0.6	0.0
Santillo	2/12/2021	EDIT REVISE VARIOUS DRAFTS OF CONDITIONAL CERT STIP AND EMAILS WITH DEF COUNSEL AND PC WITH PDW. FINALIZE AND FILE SAME (.8)	0.8	0.8
Winebrake	2/12/2021	REV FINAL VERSION OF JOINT MOTION FOR COND CERT. (.1)	0.1	0.0
Santillo	2/16/2021	READ COURT ORDER ON CONDITIONAL CERT AND CALENDAR DEADLINES FOR SAME (.2)	0.2	0.2
Santillo	2/19/2021	EMAIL TO DEF COUNSEL RE ADR STIP AND PC WITH NAMED PLAINTIFF TO UPDATE ON STATUS (.2)	0.2	0.2
Santillo	3/1/2021	READ DENNY'S OPINION ON SIDE WORK BY OUR SAME ASSIGNED JUDGE (.3)	0.3	0.3
Santillo	3/2/2021	EMAIL TO DEF COUNSEL RE ADR STIP AND REMINDER ABOUT CLASS LIST (.1)	0.1	0.1
Santillo	3/2/2021	FINALIZE AND FILE ADR STIP. EMAILS WITH CAROLE KATZ AND DEF COUNSEL RE SAME (.2)	0.2	0.2
Santillo	3/3/2021	REVIEW ADDRESS LIST AND MEET WITH PDW RE SAME AND SEPARATE PC WITH SSI RE DOING THE MAILING. FINALIE MATERIALS AND SEND TO SAME (.6)	0.6	0.6
Winebrake	3/3/2021	MTGS W/ RAS AND CONF CALL W/ HYTE RE THE MAILING PROJECT AND NOTICE FORMS, ETC. (.6)	0.6	0.0
Santillo	3/4/2021	REVIEW MAILING MATERAILS AND EMAILS WITH SSI RE SAME (.3)	0.3	0.3
Winebrake	3/9/2021	REV VAR ACC EMAILS AND ATTACHMENTS RE MAILING AND FINAM VERSIONS OF NOTICE AND CONSENT FORMS, ETC. (.2)	0.2	0.0
Santillo	3/12/2021	PCS WITH MULTIPLE POTENTIAL OPT-INS WITH QUESTIONS ABOUT THE CASE (1.3)	1.3	1.3
Winebrake	3/15/2021	ANSWER VAR PCS FR POT OPT-INS. (.2)	0.2	0.0
Winebrake	3/15/2021	RPRELIM REV OF SOME RETURNED FORMS AND MTG W/ TMD RE PROCESS FOR HANDLING. (.3)	0.3	0.0
Santillo	3/16/2021	PREPARE AND FILE 40 CONSENT FORMS. ORGANIZED RETURNS TO LET SSI KNOW FOR RE-MAILING (1.4)	1.4	0.0
CLERICAL	3/16/2021	ENTERED PLAINTIFF INFORMATION INTO NEEDLES. REDACTED OPTIN FORMS AND EMAILED NAMES TO PETE. (3.1)	3.1	0.0
Santillo	3/16/2021	PC WITH POTENTIAL OPT-INS AND ANSWERED SIGNIFICANT NUMBER OF QUESTIONS (.3)	0.3	0.3
Santillo	3/17/2021	PREPARE AND FILE 33 CONSENT FORMS. ORGANIZED RETURNS TO LET SSI KNOW FOR RE-MAILING (1.1)	1.1	0.0
Santillo	3/17/2021	RESPOND TO MULTIPLE EMAILS FROM POTENTIAL OPT-INS (.2)	0.2	0.2
Winebrake	3/19/2021	GET UP-TO-DATE ON THE NOTICE PROJECT AND REV SPREADSHEET CREATED BY RAS RE SAME. (.3)	0.3	0.0
Santillo	3/19/2021	ORGANIZE RETURNED OPT-IN FORMS AND PREPARE SPREADSHEET FOR MAILING HOUSE FOR RE-SEND FORMS. FILE 87 CONSENT FORMS (1.3)	1.3	0.0
CLERICAL	3/19/2021	ENTER DOCKETED CONSENT FORMS INTO NEEDLES CMS (6.1)	6.1	0.0
CLERICAL	3/19/2021	ENTERED PLAINTIFFS INTO NEEDLES CASE MNGT SYSTEM. REDACTED OPT IN FORMS AND EMAILED NAMES TO ANDY (3.2)	3.2	0.0
CLERICAL	3/22/2021	SCANNED, REDACTED, ENTERED INTO NEEDLES PLAINTIFF INFORMATION (3.2)	3.2	0.0
Santillo	3/23/2021	ORGAINIZE AND FILE 56 FORMS (.7)	0.7	0.0
CLERICAL	3/23/2021	SCANNED, REDACTED, AND ENTERED INTO NEEDLES PLAINTIFF INFORMATION (3.5)	3.5	0.0
CLERICAL	3/24/2021	SCANNED, REDACTED, AND ENTERED INTO NEEDLES PLAINTIFF INFORMATION (1.5)	1.5	0.0
Santillo	3/24/2021	FILE 15 FORMS AND PC UPDATE WITH NAMED PLAINTIFF (.3)	0.3	0.0
Santillo	3/25/2021	REVIEW AND FILE 10 FORMS (.3)	0.3	0.0
Santillo	3/28/2021	REVIEW AND FILE 8 FORMS (.2)	0.2	0.0
Santillo	3/29/2021	REVIEW AND FILE 16 FORMS (.3)	0.3	0.0
Santillo	3/30/2021	PC FROM [REDACTED] SAYING SHE WORKED FOR COMPANY BUT DID NOT GET THE FORM. CONFIRMED SAME IN LIST AND EMAILED HER COPY OF NOTICE AND CONSENT FORM (.2)	0.2	0.2

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	3/31/2021	REVIEW AND FILE 8 CONSENT FORMS (.2)	0.2	0.0
Santillo	4/1/2021	REVIEW AND FILE CONSENT TO JOIN FORMS AND EMAIL EXCHANGE WITH POTENTIAL OPT-IN PLAINTIFF (.2)	0.2	0.1
Santillo	4/6/2021	REVIEW AND FILE 30 CONSENT TO JOIN FORMS AND EMAIL EXCHANGE WITH POTENTIAL OPT-IN PLAINTIFF AND EMAILS WITH CAROLE KATZ AND DEF COUNSEL RE CALL IN ADVANCE OF MEDITATION (.4)	0.4	0.2
Santillo	4/6/2021	PC WITH POTENTIAL OPT-IN AND ANSWER QUESTIONS (.1)	0.1	0.1
Santillo	4/7/2021	REV REDACT FILE AND SAVE 13 NEW CONSENT FORM. (.3)	0.3	0.0
Santillo	4/8/2021	REV REDACT FILE AND SAVE 11 NEW CONSENT FORM. (.2)	0.2	0.0
Santillo	4/8/2021	PC WITH POTENTIAL OPT-IN [REDACTED] AND ANSWERED QUESTIONS. PC WITH NAMED PLAINTIFF RE MEDIATION (.4)	0.4	0.4
Santillo	4/9/2021	PC WITH POTENTIAL OPT-IN AND ANSWERED QUESTIONS AND REVIEW AND FILE 2 CONSENT FORMS (.3)	0.3	0.1
Santillo	4/12/2021	PC WITH DEF COUNSEL AND CAROLE KATZ RE MEDIATION. [REDACTED] (.3)	0.3	0.3
Winebrake	4/14/2021	PC W/ OPT-IN MAMULA AND ANSWER VAR QS AND ASSURE HER THAT SHER FORM WAS REC'D AND FILED. (.1)	0.1	0.0
Winebrake	4/14/2021	REV SSI REPORT RE CLAIMS PROCESS. (.1)	0.1	0.0
Santillo	4/15/2021	REV REDACT FILE AND SAVE 18 NEW CONSENT FORM AND PC WITH POTENTIAL OPT-IN [REDACTED] (.3)	0.3	0.1
Winebrake	4/15/2021	REV MANY ACC EMAILS RE THE OPT-IN PROCESS AND REV CHART RE STATUS TO DATE. (.3)	0.3	0.0
Santillo	4/16/2021	REV REDACT FILE AND SAVE 3 NEW CONSENT FORM. (.1)	0.1	0.0
CLERICAL	4/16/2021	ENTERED OPT-IN DATA INTO NEEDLES (3.5)	3.5	0.0
Santillo	4/20/2021	PCS AND EMAILS WITH POTENTIAL OPT-INS TO ANSWER QUESTIONS, REVIEW AND FILE 16 CONSENT TO JOIN FORMS (.4)	0.4	0.2
CLERICAL	4/20/2021	ENTERED OPTIN INFORMATION IN NEEDLES (.8)	0.8	0.0
Santillo	4/21/2021	REVIEW AND FILE CONSENT FORMS AND PC WITH A POTENTIAL OPT-IN TO ANSWER QUESTIONS (.3)	0.3	0.1
Santillo	4/22/2021	REVIEW AND FILE CONSENT FORMS AND PC WITH A POTENTIAL OPT-IN TO ANSWER QUESTIONS (.3)	0.3	0.1
Santillo	4/23/2021	REVIEW AND FILE CONSENT FORMS AND PREVIOUSLY DOCKETED OF SAME (.5)	0.5	0.0
Santillo	4/27/2021	REVIEW AND FILE CONSENT FORMS AND UPDATE CMS (.5)	0.5	0.0
Santillo	4/28/2021	REVIEW COURT ORDER ON CONDITIONAL CERT AND DRAFT AND CIRCULATE PROPOSED DISCOVERY SCHEDULE TO DEF COUNSEL. SENT DETAILED EMAIL TO SAME ABOUT PAYROLL DATA AND 3 LATE OPT-IN FORMS WE RECEIVED TODAY. (1.6)	1.6	1.6
Santillo	4/30/2021	FINALIZE AND FILE JCMP (.2)	0.2	0.2
Santillo	5/4/2021	PC WITH DEF COUNSEL RE MEDIATION SCHEDULE. CT CONF RE SCHEDULING, FOLLOW-UP CALL WITH NAMED PLAINTIFF RE SAME AND EMAILS WITH OPPOSING COUNSEL AND MEDIATOR RE RESCHEDULING AND ENTER COURT'S ORDER OF NEW DEADLINES AND UPDATE ADR STIP (1.1)	1.1	1.1
Santillo	5/14/2021	RESEARCH AND DRAFT SETTLEMENT MEMO TO CARLE KATZ (4.1)	4.1	4.1
Santillo	5/18/2021	ADDITIONAL WORK ON MEDIATION MEMO, PERFORM DAMAGES ANALYSIS AND MEET WITH PDW RE SAME, FINALIZE AND SEND SAME TO MEDIATOR AND DEF COUNSEL (3.2)	3.2	3.2
Tolodziecki	5/18/2021	REVIEWED MEDIATION MEMO (.2)	0.2	0.2
Winebrake	5/20/2021	MTG W/ RAS RE DAMAGES ANALYSIS AND SETTLEMENT STRATEGY. (.2)	0.2	0.0
Santillo	5/21/2021	PC WITH NAMED PLAINTIFF. [REDACTED] (.3)	0.3	0.3
Winebrake	5/24/2021	PC W/ ROBERT KALIL AND ANSWER VAR QS. (.2)	0.2	0.0
Tolodziecki	5/24/2021	READ DEF MEDIATION STATEMENT (.2)	0.2	0.0
Winebrake	5/25/2021	REV SETTLEMENT MEMO AND THE ACCOMPANYING DAMAGES ANALYSIS AND PC W/ RAS RE STAR-RATEGY ISSUES, ETC. (1.2)	1.2	0.0
Santillo	5/25/2021	REVIEW FINANCIAL DATA, PCS WITH PDW AND DEF COUNSEL RE SAME AND PARTICIPATE IN MEDIATION RE SAME AND VARIOUS PCS WITH NAMED PLAINTIFF BEFORE, DURING AND AFTER MEDIATION (4.5)	4.5	4.5
Santillo	6/15/2021	REVIEW VARIOUS EMAILS WITH DEF COUNSEL AND MEDIATOR AND PC WITH NAMED PLAINTIFF RE SAME (.3)	0.3	0.3
Santillo	6/21/2021	DRAFT DISCOVERY TO BE SERVED ON DEF FOR PLAINTIFF AND OPT-INS (.6)	0.6	0.6

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EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	9/15/2021	PRELIMINARY REVIEW OF WRITTEN DISCOVERY SERVED BY DEF AND CALENDAR SAME AND REVIEW COURT'S SCHEDULING ORDER (.5)	0.5	0.5
Santillo	9/21/2021	DRAFT MOTION TO INCLUDE LATE OPT-IN AND SUPPORTIVE BRIEF (3.3)	3.3	3.3
Santillo	9/22/2021	FINALIZE AND FILE MOTION FOR LATE OPT-IN AFTER CONFIRMING MADEN NAME OF STANDISH (.5)	0.5	0.5
Santillo	9/22/2021	DRAFT TEMPLATE RESPONSES TO INTERROGATORIES AND DOCUMENT REQUESTS (1.7)	1.7	1.7
Santillo	9/23/2021	ADDITIONAL WORK ON TEMPLATE RESPONSES TO WRITTEN DISCOVERY AND CREATE DAMAGES MODE, PC WITH MLT RE TEMPLATE AND PC WITH DARLENE MCDONNELL RE [REDACTED] (4.2)	4.2	4.2
Tolodziecki	9/23/2021	REVIEWED ROG/RFP TEMPLATES DRAFTED BY RAS; CALL WITH RAS RE SAME; CALL WITH RAS AND DARLENE RE SAME. (.9)	0.9	0.9
Tolodziecki	9/23/2021	CALL WITH DARLENE TO GATHER HER ROG/RFP RESPONSES. (1.2)	1.2	1.2
Tolodziecki	9/27/2021	CALLED ALL DISCOVERY PS TO SET TIME TO GATHER ROG/RFP RESPONSES. SCHEDULED ONE CALL FOR TUES, TWO CALLS FOR WEDNESDAY, ONE CALL FOR THURSDAY; LEFT VMS FOR FOUR OTHERS (WAS UNABLE TO LEAVE VM FOR ONE BUT I SENT THEM AN EMAIL RIGHT AFTER I CALLED). (.9)	0.9	0.9
Tolodziecki	9/28/2021	CALL WITH LAWRENCE TO GATHER ROG/RFP RESPONSES. (1.2)	1.2	1.2
Santillo	9/28/2021	EDIT DECL TEMPLATE, DRAFT AND SEND EMAIL TO THE COLLECTIVE AND RESPOND TO EMAILS SCHEDULING APPOINTMENTS TO DO DECLARATIONS (2.3)	2.3	2.3
Tolodziecki	9/29/2021	CALL WITH GRICE TO GATHER ROG/RFP RESPONSES. (.7)	0.7	0.7
Santillo	9/29/2021	ADDITIONAL EMAILS TO OPT-INS TO SCHEDULE THEIR INTERVIEWS (.8)	0.8	0.8
Tolodziecki	9/29/2021	CALL WITH HOUP TO GATHER ROG AND RFP RESPONSES. (.7)	0.7	0.7
Santillo	9/29/2021	PCS WITH 7 OPT-INS AND COMPLETE DECLARATIONS AND ATTEMPTED PCS TO 5 MORE FOR SAME (4.2)	4.2	4.2
Santillo	9/30/2021	PCS WITH 4 OPT-INS AND COMPLETE DECLARATIONS AND EMAILS ORGANIZING FUTURE INTERVIEWS WITH OPT-INS (2.6)	2.6	2.6
Tolodziecki	9/30/2021	INTERVIEWED SANDY TO GATHER ROG/RFP RESPONSES AND DEPO DATE. (1.0)	1.0	1.0
Santillo	9/30/2021	PCS WITH 3 OPT-INS TO COMPLETE DECLARRATIONS AND EMAILS WITH OTHERS TO SCHEDULE SAME (1.3)	1.3	1.3
Santillo	10/1/2021	14 CALLS WITH OPT-INS TO COMPLETE DECLARATIONS AND 5 CALLS THAT WERE NOT RETURNED. (7.5)	7.5	7.5
Santillo	10/3/2021	EMAILS WITH OPT-INS SCHEDULING CALLS TO COMPLETE DECLARATIONS (.5)	0.5	0.5
Santillo	10/3/2021	FILE LATE ACCEPTED CONSENT TO JOIN FORMS AND DETAILED EMAIL TO DEF COUNSEL RE DISCOVERY DEFICIENCIES (.3)	0.3	0.3
Gottesfeld	10/4/2021	REVIEW OF MULTIPLE DECLARATIONS RAS HAS OBTAINED SO FAR FROM OPT-INS. (.4)	0.4	0.0
Gottesfeld	10/4/2021	PC W/ RAS RE: [REDACTED] . (1)	0.1	0.1
Santillo	10/4/2021	PC WITH DEF COUNSEL. [REDACTED] (2)	0.2	0.2
Santillo	10/4/2021	PC WITH THREE OPT-INS AND COMPLETE AND SEND DECLARATIONS. PCS TO TWO OTHERS WHO DID NOT PICK UP. SEND EMAILS SCHEDULING OTHERS FOR COMING WEEK (.8)	0.8	0.8
Santillo	10/4/2021	PC WITH Five OPT-INS AND COMPLETE AND SEND DECLARATIONS. PCS TO TWO OTHERS WHO DID NOT PICK UP. (1.4)	1.4	1.4
Santillo	10/5/2021	PC WITH TWO OPT-INS AND INTERVIEW FOR DECLARATIONS (.5)	0.5	0.5
Santillo	10/5/2021	PREP FOR TAKING DEPOSITIONS TOMORROW (5.9)	5.9	5.9
Tolodziecki	10/5/2021	DRAFTED TWO ROG RESPONSES AND SENT TO RAS TO REVIEW. (1.9)	1.9	1.9
Tolodziecki	10/5/2021	EMAILED PDF OF ROG RESPONSES TO MCDONNELL AND LAWRENCE. (.1)	0.1	0.1
Tolodziecki	10/5/2021	CALLS AND EMAILS OR TEXTS TO REMAINING PLAINTIFFS WHO NEED TO ANSWER ROGS (.2)	0.2	0.2
Tolodziecki	10/5/2021	DRAFTED ROG RESPONSES FOR 3 MORE PLAINTIFFS. (2.5)	2.5	2.5
Santillo	10/5/2021	REVIEW DOCUMENTS PRODUCED BY DEF TONIGHT AND ADDITIONAL PREP FOR TOMORROW'S DEP (3.4)	3.4	3.4
Santillo	10/6/2021	ADDITIONAL PREP FOR TODAY'S DEP (3.0)	3.0	3.0
Santillo	10/6/2021	TAKE DEP OF 30(B)(6) DEONENT (3.5)	3.5	3.5
Santillo	10/6/2021	PC WITH OPT-INS AND COMPLETE 3 DECLARATIONS, REMINDER EMAILS TO OTHERS AND ONE NO-SHOW CALL (1.1)	1.1	1.1
Tolodziecki	10/6/2021	EMAILED ROG PDFS TO THREE ADDITIONAL PLAINTIFFS. (.1)	0.1	0.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Tolodziecki	10/6/2021	SAVED SIGNED VERIFICATIONS FROM MCDONNELL AND HOUPPT; ADDED TO ROG RESPONSES. (.1)	0.1	0.1
Tolodziecki	10/7/2021	CALLED FOUR DISCOVERY PLAINTIFFS WHO HAVE NOT RESPONDED TO MY CONTACT ATTEMPTS - LEFT VM FOR THE TWO I WAS ABLE. (.1)	0.1	0.1
Santillo	10/7/2021	PCS WITH 4 OPT-INS AND COMPLETE INTERVIEWS AND DECLARATIONS (1.1)	1.1	1.1
Tolodziecki	10/7/2021	PC WITH PAULIS TO GATHER ROG RESPONSES AND TALK ABOUT DEPOSITION. [REDACTED] (.9)	0.9	0.9
Santillo	10/7/2021	PCS TO 6 OPT-INS RE DECLARATIONS INTERVIEWS. PCS WITH 4 AND COMPLETE DECLARATIONS WITH SAME (1.2)	1.2	1.2
Tolodziecki	10/7/2021	DRAFTED ROG RESPONSES FOR PAULIS AND SENT DRAFT OF SAME FOR HER REVIEW. (.7)	0.7	0.7
Tolodziecki	10/7/2021	CALL WITH TRAINER TO GATHER ROG RESPONSES, BUT HE WAS OUT AND ABOUT AND BUSY SO I ASKED THAT HE CALL ME LATER TO FINISH. (.3)	0.3	0.3
Tolodziecki	10/7/2021	ADDED LANGUAGE TO RESPONSES TO IDENTIFY DAMAGES SPREADSHEET. (.2)	0.2	0.2
Santillo	10/7/2021	MEET WITH MT RE RESPONSE TO DISCOVERY AND WORK ON SPREADSHEET CALCULATING TIP CREDIT (1.5)	1.5	1.5
Tolodziecki	10/8/2021	SAVED VERIFICATION FR SANDRA Z AND ADDED TO HER ROG RESPONSES. (.1)	0.1	0.1
Santillo	10/8/2021	PC WITH ASHLEY LONG AND COMPLETE DRAFT DECLARATION AND SEND SAME (.3)	0.3	0.3
Tolodziecki	10/8/2021	TEXT EXCHANGE WITH TRAINER RE CALLING HIM ON SATURDAY. (.1)	0.1	0.1
Tolodziecki	10/8/2021	CALLS WITH PLAINTIFFS TO CONFIRM DEPO DATES AND SET TIME FOR PREP SESSIONS (SEE NEEDLES CALENDAR). ALSO CALLED NON-RESPONSIVE PLAINTIFFS AGAIN. (.8)	0.8	0.8
Tolodziecki	10/8/2021	EMAILED DEF RE DEPO SCHEDULING AND UPCOMING PRODUCTION. (.1)	0.1	0.1
Gottesfeld	10/8/2021	REV'D ADD'L DECLARATIONS OBTAINED BY RAS AND EMAIL EXCHANGE W/ RAS RE: SAME. (.3)	0.3	0.3
Tolodziecki	10/9/2021	CALLED TRAINER AS WE DISCUSSED THROUGH TEXT, BUT HE DIDN'T ANSWER. (.1)	0.1	0.1
Santillo	10/11/2021	MEET WITH MLT RE DEPS, PARTICIPATE IN FIRST PART OF PREP OF ONE OPT-IN AND ORGANIZE DECLARATIONS RE SAME (.5)	0.5	0.5
Gottesfeld	10/11/2021	PC W/ RAS RE: DEPOSITIONS THAT ARE HAPPENING THIS WEEK. (.1)	0.1	0.0
Santillo	10/11/2021	PCS WITH TWO SERVERS TO INTERVIEW AND SEND DECLARATIONS (.5)	0.5	0.5
Santillo	10/11/2021	PARTICIPATE IN BEGINNING OF PREP OF DARLEENE MCDONNELL (.2)	0.2	0.2
Tolodziecki	10/11/2021	GRICE DEPO PREP THROUGH ZOOM. (.8)	0.8	0.8
Tolodziecki	10/11/2021	MCDONNELL DEPO PREP. (.7)	0.7	0.7
Tolodziecki	10/11/2021	PREPARING RFP RESPONSES/DOCS FROM PLAINTIFFS FOR PRODUCTION; SENDING SAME TO DEF CSL. (1.5)	1.5	1.5
Tolodziecki	10/11/2021	RETURNING CALL OF MICHAEL LAWRENCE - HE DIDN'T ANSWER SO I SENT FOLLOW UP TEXT. (.1)	0.1	0.1
Santillo	10/11/2021	PCS WITH TWO OPT-INS AND FINALIZE DECLARATIONS FOR SAME. FINALIZE DOCUMENTS FOR PRODUCTION AND MEET WITH MLT RE SAME (1.4)	1.4	1.4
Tolodziecki	10/12/2021	CALLED LAWRENCE AND TRAINER; FOLLOWED UP WITH TEXTS TO BOTH. (.1)	0.1	0.1
Tolodziecki	10/12/2021	ZOOM WITH HASSINGER TO PREP FOR DEPO (.5)	0.5	0.5
Tolodziecki	10/12/2021	ZOOM WITH SANDY Z. TO PREP FOR DEPO. (.5)	0.5	0.5
Santillo	10/13/2021	REVIEW DEF SUPPLEMENTAL PRODUCTION. REVIEW SPREADSHEET PRODUCED AND CREATE UPDATED DAMAGES MODEL FOR PRODUCTION (1.5)	1.5	1.5
Tolodziecki	10/13/2021	DEFENDED DEPOSITIONS OF MCDONNELL AND GRICE, INCL PRE AND POST CALLS WITH EACH. (3.7)	3.7	3.7
Tolodziecki	10/13/2021	CALL WITH EBBEY RE TOMORROW'S DEPO. (.2)	0.2	0.2
Tolodziecki	10/13/2021	CALLED LAWRENCE AND LEFT VM ASKING HIM TO CALL/TEXT/EMAIL ME. (.1)	0.1	0.1
Tolodziecki	10/13/2021	CALLED PAULIS AND LEFT VM ASKING HER TO CALL ME BACK. (.1)	0.1	0.1
Tolodziecki	10/14/2021	REPLIED TO PAULIS EMAIL. (.1)	0.1	0.1
Tolodziecki	10/14/2021	TEXT EXCHANGE WITH HELD - [REDACTED] (.1)	0.1	0.1
Tolodziecki	10/14/2021	EMAILED LAWRENCE. (.1)	0.1	0.1
Tolodziecki	10/14/2021	CALLED GERLINGER AND CZOPER; SENT EMAILS TO BOTH. (.1)	0.1	0.1
Santillo	10/14/2021	PC WITH RONI MILLE AND UPDATED AND SENT DECLARATION TO SAME (.2)	0.2	0.2
Santillo	10/14/2021	MEET WITH MT RE DEPS AND RESPONSES TO DISCOVERY AND PC WITH DEF COUNSEL RE SAME (.3)	0.3	0.3
Tolodziecki	10/14/2021	DEFENDED HOUPPT DEPO; QUICK CALL WITH P AFTER. (.7)	0.7	0.7

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Tolodziecki	10/14/2021	PREPARED DOCS FROM LAWRENCE AND PAULIS FOR PRODUCTION. SENT SAME TO DEF CSL ALONG WITH THEIR ROG RESPONSES. (1.5)	1.5	1.5
Tolodziecki	10/14/2021	CALLED TRAINER BUT UNABLE TO LEAVE VM; SENT TEXT AND HE RESPONDED THAT HE WOULD CALL ME LATER. (.1)	0.1	0.1
Tolodziecki	10/14/2021	ZIVCOVICH REQUESTED ANOTHER ZOOM TEST SO I JOINED A QUICK SESSION WITH HER. (.3)	0.3	0.3
Tolodziecki	10/14/2021	DEFENDED DEPO OF ZIVCOVICH, INCL FOLLOW UP CALL. (1.1)	1.1	1.1
Santillo	10/14/2021	READ DRAFT MOTION FOR EXTENSION AND MEET WITH MLT RE TODAY'S DEPS (.2)	0.2	0.2
Tolodziecki	10/18/2021	CALL WITH RAS AND DARLENE TO ANSWER HER QUESTIONS RELATED TO [REDACTED]. (.2)	0.2	0.2
Gottesfeld	10/18/2021	EMAIL FROM OPT-IN TERESA HAIRSON AND UPDATED HER ADDRESS IN NEEDLES. (.1)	0.1	0.1
Gottesfeld	10/18/2021	EMAIL TO OPT-IN TERESA HAIRSTON CONFIRMING THAT I UPDATED HER NEW MAILING ADDRESS. (.1)	0.1	0.1
Tolodziecki	10/19/2021	TEXTED TRAINER ASKING HIM TO CALL ME TODAY. (.1)	0.1	0.1
Tolodziecki	10/19/2021	VM AND EMAILS TO GERLINGER AND CZOPER. (.1)	0.1	0.1
Tolodziecki	10/19/2021	VM TO LAWRENCE. (.1)	0.1	0.0
Tolodziecki	10/19/2021	TEXTED PAULIS [REDACTED] (.1)	0.1	0.1
Tolodziecki	10/20/2021	LAWRENCE CALLED WHILE I WAS IN A MEETING WITH PDW AND A CLIENT. RETURNED HIS CALL AND LEFT VM ASKING TO CALL ME BACK. (.1)	0.1	0.1
CLERICAL	10/20/2021	REVIEW SPREADSHEETS TO SEE WHO WE STILL NEED DATA FOR AND MEET WITH RAS RE SAME (3.2)	3.2	0.0
Tolodziecki	10/20/2021	PAULIS EMAILED ME APPROVING ROG RESPONSES, SO I SENT A VERIFICATION PAGE THROUGH DOCUSIGN. RESPONDED TO HER EMAIL [REDACTED] (.3)	0.3	0.3
Santillo	10/20/2021	GO THROUGH AND CREATE AND SEND LIST TO DEF OF OPT-INS MISSING PAYROLL DATA (1.1)	1.1	1.1
Tolodziecki	10/21/2021	CALL WITH TRAINER TO GATHER HIS DISCOVERY RESPONSES. (.6)	0.6	0.6
Tolodziecki	10/22/2021	DRAFTED ROG RESPONSES FOR TRAINER AND SENT SAME TO TRAINER AND DEF CSL. (.6)	0.6	0.6
Tolodziecki	10/22/2021	EMAILED DEF CSL RE TRAINER AND PAULIS' DEPO AVAILABILITY, AND MY LACK OF CONTACT WITH THE OTHER PLAINTIFFS. (.1)	0.1	0.1
Santillo	10/25/2021	PCS WITH ONE OPT-IN TO DO DECLARATIONS AND EMAILS AND PCS WITH TWO OTHERS (.3)	0.3	0.3
Tolodziecki	10/26/2021	TEXT EXCHANGE WITH TRAINER RE DEPOSITION SCHEDULING. HE STOPPED RESPONDING AFTER THE FIRST MESSAGE. (.1)	0.1	0.1
Tolodziecki	10/26/2021	READ EMAIL FR DEF CSL RE DEPO SCHEDULING. (.1)	0.1	0.1
CLERICAL	10/26/2021	DATA ENTRY OF 300 PAGES OF PAYROLL INFORMATION (2.9)	2.9	0.0
Tolodziecki	10/27/2021	TEXTED PAULIS RE DEPO SCHEDULING. (.1)	0.1	0.1
Santillo	10/27/2021	WORK ON SPREADSHEET OF WAGE ANALYSIS AND EMAIL TO DEF COUNSEL RE SAME (1.1)	1.1	1.1
Tolodziecki	10/27/2021	TEXT EXCHANGE WITH PAULIS RE [REDACTED]. (.1)	0.1	0.1
Tolodziecki	10/27/2021	EMAILED DEF CSL RE PAULIS DEP. (.1)	0.1	0.1
Tolodziecki	10/28/2021	TEXTED PAULIS CONFIRMING DEPO MONDAY AT 2:00. (.1)	0.1	0.1
Santillo	10/28/2021	PC WITH OPT-IN AND DO DECLARATION AND PHONE TAG WITH ANOTHER (.3)	0.3	0.3
Tolodziecki	10/29/2021	TEXTED TRAINER [REDACTED] (.1)	0.1	0.1
Tolodziecki	10/29/2021	REC'D TEXT FR PAULIS [REDACTED] (.1)	0.1	0.1
Tolodziecki	10/29/2021	EMAILED DEF CSL RE PAULIS NO LONGER BEING AVAILABLE. (.1)	0.1	0.1
Tolodziecki	10/29/2021	TEXT EXCHANGE WITH TRAINER - EMAILED DEF CSL RE SAME. (.1)	0.1	0.1
Tolodziecki	10/29/2021	RESEARCH AND READING RE CLASS/COLLECTIVE CERTIFICATION AND NON-TIP-GENERATING WORK, INLC. READING ZAVALA AND RELEVANT TREATISE CHAPTER. (5.0)	5.0	5.0
Tolodziecki	10/31/2021	ZOOM WITH TRAINER IN ADVANCE OF MONDAY DEPO. (.8)	0.8	0.8
Tolodziecki	11/1/2021	UPDATED ROG RESPONSES BASED ON YESTERDAY'S CALL WITH TRAINER - SENT EDITS TO DEF CSL IN ADVANCE OF DEPO. (.1)	0.1	0.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Tolodziecki	11/1/2021	DEFENDED TRAINER DEPO, INCL CALL WITH TRAINER AFTER. (1.2)	1.2	1.2
Santillo	11/1/2021	ORGANIZE AND PRODUCE DOCUMENTS (.3)	0.3	0.3
Tolodziecki	11/8/2021	FINISHED RESEARCH FOR RAS RE CERTIFYING R.23 CLASSES. (2.5)	2.5	2.5
Tolodziecki	11/10/2021	PRINTED AND HIGHLIGHTED/ANNOTATED R.23 CASES FOR RAS. (2.0)	2.0	2.0
Tolodziecki	11/14/2021	CREATED SUMMARY CHART OF ROG AND DECLARATION INFO; EMAILED RAS SAME. (1.1)	1.1	1.1
Tolodziecki	11/14/2021	ORDERED DEPO TRANSCRIPTS. (.1)	0.1	0.0
Tolodziecki	11/15/2021	SAVED DEPO TRANSCRIPTS TO KINGS FOLDER. (.1)	0.1	0.0
Gottesfeld	11/15/2021	READ ALL OF THE RESEARCH THAT MLT PULLED FOR RAS RE: FINAL CERTIFICATION AND RULE 23 CLASS CERT AND PERFORMED ADD'L LEGAL RESEARCH TO FIND ADD'L CASES THAT WILL BE NEEDED FOR FINAL CERTIFICATION BRIEF. (5.5)	5.5	5.5
Santillo	11/15/2021	READ 30(B)(6) DEP AND OTHER DOCUMENTS, DRAFT OUT LINE OF FINAL CERTIFICATION BRIEF AND MET WITH MJG AND MLT RE SAME (6.2)	6.2	6.2
Tolodziecki	11/16/2021	DRAFTED MOTION AND PROPOSED ORDER TO EXTEND PAGE LIMIT OF BRF IN SUPPORT OF FINAL CERT. INCL CHECKING ZAVALA AND CASE FILE FOR NUMBER OF OPT-INS AND RESTAURANT LOCATIONS. SENT SAME TO RAS AND MJG. (.9)	0.9	0.9
Tolodziecki	11/16/2021	CHECKED RAS EDITS TO PROPOSED ORDER AND MOTION. SENT SAME TO DEF CSL ASKING IF THEY WILL NOT OPPOSE. (.1)	0.1	0.1
Santillo	11/16/2021	BEGIN WORKING ON FINAL CERTIFICATION BRIEF AND PC WITH MJG RE SAME (8.1)	8.1	8.1
Tolodziecki	11/16/2021	QUICK RESEARCH FOR WIEGAND DECISIONS RE FLSA COLLECTIVE. ONLY FOUND A FEW AND SAVED THEM IN FOLDER. (.2)	0.2	0.2
Tolodziecki	11/16/2021	UPDATED SIDEWORK SPREADSHEET TO REFLECT STORE NAMES FROM D'S LIST. REVIEWED SIDEWORK CHARTS. (.6)	0.6	0.6
Gottesfeld	11/16/2021	STARTED DRAFTING MY SECTIONS OF THE FINAL CERTIFICATION BRIEF. REREAD CASELAW RE: FINAL CERTIFICATION, AND DECERTIFICATION AND RULE 23 CASELAW RE: TIPSHARING AND INCLUDED CITATIONS WHERE NECESSARY. (7.8)	7.8	7.8
Tolodziecki	11/17/2021	FILED MOTION AND PROPOSED ORDER TO EXTEND PAGE LIMIT FOR BRF IN SUPPORT OF FINAL CERT. (.1)	0.1	0.1
Gottesfeld	11/17/2021	READ MOTION REQUESTING PAGE LIMIT EXTENSION FOR FINAL CERT. BRIEF. (.1)	0.1	0.1
Tolodziecki	11/17/2021	CLOSE REVIEW OF SIDEWORK CHARTS FOR FINAL CERT. CATEGORIZED TASKS AT EACH RESTAURANT AND SUMMARIZED FOR RAS. (1.2)	1.2	1.2
Santillo	11/17/2021	ADDITIONAL WORK ON FINAL CERTIFICATION BRIEF AND PC WITH MJG RE SAME (6.7)	6.7	6.7
Gottesfeld	11/17/2021	CONTINUED WORKING ON MY SECTION OF THE FINAL CERTIFICATION BRIEF. ALSO DID SEARCH FOR SOME ADD'L RULE 23 TIP CASELAW AND SEARCHED FOR SOME ADD'L DECERT CASELAW WITHIN THIRD CIRCUIT INCLUDING IN NEW JERSEY. (6.8)	6.8	6.8
Gottesfeld	11/18/2021	MEETINGS W/ RAS TO DISCUSS FINAL CERT BRIEF INCLUDING HIS THOUGHTS ABOUT WHAT EDITS AND ADDITIONS ARE NEEDED. (.4)	0.4	0.4
Gottesfeld	11/18/2021	ADDED MY INSERTS TO ANDY'S DRAFT OF FINAL CERTIFICATION BRIEF AND MADE EDITS TO MY INSERTS AFTER SPEAKING WITH RAS INCLUDING READING RAS' DRAFT AND INCORPORATING SOME OF THE COMMON FACTUAL EVIDENCE FROM ANDY'S DRAFT INTO MY INSERTS. (3.5)	3.5	3.5
Santillo	11/18/2021	ADDITIONAL WORK ON FINAL CERTIFICATION BRIEF AND MULTIPLE MEETINGS WITH MJG RE SAME (5.7)	5.7	5.3
Gottesfeld	11/18/2021	READ DRAFT OF FINAL CERTIFICATION BRIEF AND MADE SOME ADD'L EDITS TO MY SECTION OF THE BRIEF. (.8)	0.8	0.8
Santillo	11/19/2021	ADDITIONAL WORK ON FINAL CERTIFICATION BRIEF (5.7)	5.7	5.7
Gottesfeld	11/19/2021	READ DRAFT OF FINAL CERTIFICATION BRIEF AND MADE MINOR EDITS. (1.0)	1.0	1.0
Gottesfeld	11/22/2021	PC W/ RAS RE: FILING BRIEF TODAY. (.1)	0.1	0.1
Gottesfeld	11/22/2021	MEETING W/ MLT RE: FILING BRIEF TODAY. (.1)	0.1	0.1
Tolodziecki	11/22/2021	FINAL READ OF BRF, MADE TABLE OF EXHIBITS, CHECKED EXHIBITS. (1.9)	1.9	1.9
Gottesfeld	11/22/2021	REV'D FINAL DRAFTS OF APPROVAL BRIEF AS WELL AS MOTION AND ACCOMPANYING PROPOSED ORDER. FILLED IN SUPRA CITATIONS IN BRIEF AND ALSO FILLED IN PAGE NUMBERS FOR TABLE OF CONTENTS. MEETINGS W/ MLT RE: MAKING TABLE OF EXHIBITS AND MAKING SURE THERE IS NO REQUIREMENT FOR TOA. REV'D EXHIBITS AND REDACTED CERTAIN INFO FROM PLAINTIFFS' INTERROG. RESPONSES. FILED DOCS W/ COURT. (4.3)	4.3	4.3
Gottesfeld	11/22/2021	SAVED MOTION PACKAGE TO SYSTEM AND REV'D AS DOCKETED. (.5)	0.5	0.0
Santillo	11/23/2021	READ DOCKETED VERSION OF FINAL CERTIFICATION BRIEF (.3)	0.3	0.3

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	12/7/2021	DRAFT AND SEND UPDATE OF CASE TO COLLECTIVE AND RESPOND TO INDIVIDUAL EMAILS RE SAME (.4)	0.4	0.4
Santillo	12/8/2021	EMAIL EXCHANGES WITH OPT-INS RE STATUS OF CASE (.1)	0.1	0.1
Winebrake	12/12/2021	REV STATUS REPORT FR RAS TO CLTS AND SOME OTHER ACC EMAILS. (.1)	0.1	0.0
Santillo	12/13/2021	READ OPPOSITION TO FINAL CERTIFICATION AND EMAILS WITH MLT RE SAME (.9)	0.9	0.9
Santillo	12/14/2021	RESEARCH FOR FINAL CERTIFICATION REPLY BRIEF AND ORGANIZE ARGUMENTS (4.3)	4.3	4.3
Tolodziecki	12/14/2021	READ DEF'S MOTION TO DECERTIFY AND TOOK NOTES ON SAME. (.9)	0.9	0.9
Tolodziecki	12/14/2021	MET WITH RAS RE REPLY TO DEF'S DECERT MOTION. (.3)	0.3	0.0
Tolodziecki	12/14/2021	DRAFTED MOTION AND PROPOSED ORDER GRANTING REPLY BRF. SENT SAME TO RAS FOR REVIEW. SENT EDITED VERSION TO DEF. (.4)	0.4	0.4
Gottesfeld	12/15/2021	REV'D MOTION REQUESTING PERMISSION TO FILE REPLY BRIEF AND ACCOMPANYING ORDER. (.1)	0.1	0.0
Tolodziecki	12/16/2021	REV DEPO TESTIMONY FOR REPLY. TOOK NOTES. (5.5)	5.5	5.5
Gottesfeld	12/16/2021	READ DEF'S OPPOSITION BRIEF TO FINAL CERTIFICATION AND READ THROUGH SOME CASELAW I HAD PULLED EARLIER TO FIND WHICH ONES WE SHOULD USE IN REPLYL BRIEF. (2.4)	2.4	2.4
Gottesfeld	12/16/2021	MEETINGS W/ RAS AND MLT RE: STRUCTURE OF REPLY BRIEF AND MY THOUGHTS AND SOME OF THE MOST HELPFUL CASELAW THAT I HAD FOUND ON POINT. (.6)	0.6	0.6
Santillo	12/16/2021	WORK ON REPLY BRIEF AND MEET WITH MJG AND MLT RE SAME (6.2)	6.2	5.6
Tolodziecki	12/17/2021	READ REPLY BRF. MADE MINOR EDITS. (1.0)	1.0	1.0
Tolodziecki	12/17/2021	MET WITH RAS AND MJG RE REPLY. LEFT TO TAKE PHONE CALL. (.4)	0.4	0.4
Santillo	12/17/2021	WORK ON REPLY BRIEF AND MEET WITH MLT RE SAME (5.1)	5.1	4.7
Santillo	12/20/2021	FINALIZE AND FILE REPLY BRIEF AND MEETINGS WITH MLT AND MJG RE SAME (3.1)	3.1	3.1
Gottesfeld	12/20/2021	READ DRAFT OF RAS REPLY BRIEF AND MADE SOME SUGGESTED EDITS AND MEETINGS W/ RAS RE: SAME. (1.0)	1.0	1.0
Tolodziecki	12/20/2021	GAVE RAS ADD'L DEPO CITES FOR REPLY. (.5)	0.5	0.5
Santillo	1/19/2022	EMAILS WITH 2 COLLECTIVE MEMBERS AND RESPOND TO SAME (.2)	0.2	0.2
Tolodziecki	1/26/2022	EMAIL FFR LAWRENCE [REDACTED] (.2)	0.2	0.2
Santillo	1/30/2022	EAIL EXCHANGE WITH COLLECTIVE MEMBER (.1)	0.1	0.1
Tolodziecki	1/31/2022	DARLENE EMAILED RE [REDACTED] (.1)	0.1	0.0
Tolodziecki	2/1/2022	PC W DARLENE RE [REDACTED] (.2)	0.2	0.2
Winebrake	2/21/2022	PC W/ [REDACTED] (.1)	0.1	0.0
Santillo	2/22/2022	PC WITH OPT-IN AND UPDATED STATUS (.1)	0.1	0.1
Santillo	3/4/2022	PC WITH NAMED PLAINTIFF RE STATUS AND EMAILS WITH TWO OTHER OPTINS RE SAME (.4)	0.4	0.4
Santillo	3/21/2022	EMAILS WITH 3 OPT-INS RE STATUS OF CASE (.2)	0.2	0.2
Santillo	3/23/2022	PC WITH OPT-IN ON STATUS OF CASE (.1)	0.1	0.1
Santillo	3/30/2022	PC WITH OPT-IN ON STATUS OF CASE (.1)	0.1	0.1
Santillo	4/18/2022	PC WITH OPT-IN ON STATUS OF CASE (.1)	0.1	0.1
Santillo	4/18/2022	VM TO DARLEEN MCDONNEL AND EMAIL TO HER RE [REDACTED] (.1)	0.1	0.1
Winebrake	4/27/2022	PC W/ BOYFRIEND OF OPT-IN [REDACTED] (.1)	0.1	0.0
Santillo	5/18/2022	EMAIL FROM OPT-IN AND RESPOND TO SAME. RESEARCH RESENT STORE CLOSINGS, MASTER LEASE AGREEMENTS IN COMPANY (.4)	0.4	0.4
Santillo	5/18/2022	EMAILS WITH OPT-INS RE STATUS OF CASE (.1)	0.1	0.1
Santillo	5/25/2022	PC AND EMAIL WITH OPT-IN RE STATUS OF CASE (.1)	0.1	0.1
Santillo	6/6/2022	EMAIL WITH NAMED PLAINTIFF RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	6/7/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	6/7/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	6/13/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	6/15/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	6/16/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	6/21/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	7/1/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	7/5/2022	VM FROM OPT-IN DEBRA TAYLOR ASKING FOR STATUS, RETURNED CALL AND LEFT VM TELLING HER [REDACTED] (.1)	0.1	0.1
Tolodziecki	7/18/2022	REPLIED TO DARLENE RE [REDACTED] (.1)	0.1	0.1
Santillo	7/20/2022	VM EXCHANGE WITH OPT-IN ABOUT STATUS OF CASE (.1)	0.1	0.1
Santillo	7/20/2022	MEET WITH MEDIATOR CAROLE KATZ [REDACTED] (.2)	0.2	0.2
Winebrake	7/20/2022	PC W. CLASS MEMBER SANDI ROBINSON AND ANSWER VAR QS AND UPDATE HER INFO. (.2)	0.2	0.0
Tolodziecki	8/8/2022	VM FOR CM BLATTENBERGER, WHO CALLED FRIDAY. (.1)	0.1	0.0
Santillo	8/16/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	8/24/2022	EMAIL WITH OPT-IN RE STATUS OF THE CASE (.1)	0.1	0.1
Santillo	8/25/2022	READ OPINION GRANTING MOTION FOR FINAL CERTIFICATION (.5)	0.5	0.5
Gottesfeld	8/25/2022	READ JUDGE'S OPINION DENYING DECERTIFICATION. (.5)	0.5	0.0
Santillo	8/25/2022	PC WITH NAMED PLAINTIFF, UPDATE CASE WEBSITE AND SEND SAME TO COLLECTIVE (.8)	0.8	0.8
Tolodziecki	8/25/2022	READ CERT MOTION. (.3)	0.3	0.0
Santillo	8/26/2022	READ AND RESPOND TO EMAILS FROM MULTIPLE COLLECTIVE MEMBERS IN RESPONSE TO EMAIL ABOUT FINAL CERT DECISION (.5)	0.5	0.5
Santillo	8/26/2022	RESEARCH MSJ DECISION OF JUDGE WEIGAND IN FAVOR OF PLAINTIFF (.4)	0.4	0.4
Winebrake	8/29/2022	REV CT'S OPINION RE SECOND-STAGE CERTIFICATION AND MTG W/ RAS RE NEXT STEPS AND GENERAL STRATEGY GOING FORWARD. (1.0)	1.0	0.0
Santillo	8/29/2022	MEET WITH PDW RE NEXT STEPS IN CASE (.4)	0.4	0.4
Santillo	8/29/2022	READ JUDGE'S DENNY'S DECISION ON WILLFULNESS AND EMAIL WITH DEF TO SCHEDULE CALL FOR NEXT STEPS (.3)	0.3	0.3
Santillo	8/30/2022	PC WITH DEF COUNSEL RE SUBMISSION TO COURT (.3)	0.3	0.3
Santillo	8/30/2022	READ JUDGE PROCEDURES AND DRAFT, EDIT, REVISE AND CIRCULATE JOINT STATUS REPORT (1.2)	1.2	1.2
Winebrake	8/31/2022	REV ACC EMAILS, INCL RAS EMAIL TO ALL CLTS. (.1)	0.1	0.0
Winebrake	8/31/2022	REV NEWS ARTICLE RE CERTIFICATION DECISION. (.1)	0.1	0.0
Santillo	8/31/2022	EMAILS WITH DEF COUNSEL RE EXTENSION TO STATUS REPORT DEADLINE, READ DEF MOTION RE SAME AND RESULTING ORDER. UPDATE CMS WITH SAME (.2)	0.2	0.2
Santillo	8/31/2022	EMAIL FINAL CERTIFICATION DECISION TO REFERRING COUNSEL (.1)	0.1	0.0
Winebrake	9/5/2022	REV ACC EN=MAILS. (.1)	0.1	0.0
Santillo	9/6/2022	EMAIL WITH OPT-IN (.1)	0.1	0.1
Santillo	9/7/2022	REVIEW, FINALIZE AND FILE STATUS REPORT (.3)	0.3	0.3
Gottesfeld	9/8/2022	READ JOINT STATUS REPORT AS DOCKETED. (.1)	0.1	0.0
Santillo	9/8/2022	EMAIL WITH DEF COUNSEL AND UPDATE CMS WITH NEW DEF ATTY (.1)	0.1	0.1
Santillo	9/9/2022	PREP FOR AND PARTICIPATE IN CONF CALL WITH COURT. PC WITH MJG AFTERWARDS AND PRELIMINARY REVIEW OF 30(B)(6) DEP RE: JOINT EMPLOYMENT (1.1)	1.1	0.5
Santillo	9/9/2022	READ CASE MANAGEMENT ORDER, CALENDAR SAME AND EMAIL TO DEF COUNSEL RE SAME (.2)	0.2	0.2
Santillo	9/11/2022	EMAIL EXCHANGES WITH DEF COUNSEL RE MEDIATION (.1)	0.1	0.1
Santillo	9/12/2022	EMAILS TO JUDGE BENSON RE POTENTIAL MEDIATION (.1)	0.1	0.0
Santillo	9/12/2022	DRAFT AND FILE REVISED ADR STIP AND PC WITH NAMED PLAINTIFF RE SAME. DRAFT AND SEND DETAILED STATUS UPDATE EMAIL TO COLLECTIVE (.8)	0.8	0.8
Santillo	9/14/2022	EMAIL TO DEF COUNSEL SUGGESTING JOEL FISHBEIN AS MEDIATOR (.1)	0.1	0.1
Gottesfeld	9/16/2022	READ E.D. PA DECISION PIZZELLA V. EMPIRE DINER WHERE SUMMARY JUDGMENT GRANTED IN PART FOR PLAINTIFF IN SIMILAR CASE AND EMAIL TO RAS RE: SAME. (.5)	0.5	0.5
Winebrake	9/22/2022	REV CT'S SCH ORDER AND CK CMS TO MAKE SURE ALL DLNS ENTERED. (.2)	0.2	0.0
Santillo	9/30/2022	EMAIL FROM NAMED PLAINTIFF RE: [REDACTED] (.1)	0.1	0.1
Santillo	9/30/2022	EMAILS WITH DEF COUNSEL RE MEDIATION AND READ COURT ORDER RE SAME (.2)	0.2	0.2
Santillo	10/3/2022	EMAILS WITH DEF COUNSEL RE MEDIATION (.1)	0.1	0.1
Santillo	10/4/2022	EMAILS WITH DEF COUNSEL RE MEDIATION (.1)	0.1	0.1
Santillo	10/4/2022	PC WITH DEF COUNSEL RE MEDIATORS, EMAILS WITH CAROLE KATZ RE SAME AND READ DRAFT OF MOTION TO EXTEND ADR DEADLINE AND DOCKETED VERSION OF SAME (.5)	0.5	0.5
Santillo	10/6/2022	PC WITH NAMED PLAINTIFF AND TOLD HER [REDACTED] (.2)	0.2	0.2
Winebrake	10/10/2022	MTG W/ RAS TO DISCUSS [REDACTED] (.2)	0.2	0.0

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	10/10/2022	MEET WITH PDW RE UNAPID WAGE ANALYSIS AND WORK ON UPDATING SAME AND DETAILED EMAIL TO DEF COUNSEL RE SAME (3.1)	3.1	3.1
Santillo	10/14/2022	EAMIL FROM DEF SAYING [REDACTED] IS SO PREPARED MATERAILS AND SENT SAME TO DR. FOX ASKING FOR ANALYSIS (.3)	0.3	0.3
Santillo	10/19/2022	READ DRAFT REPORT FROM DR FOX AND PC WIHT HER RE [REDACTED] (.5)	0.5	0.5
Santillo	10/24/2022	READ NEW DRAFT REPORT FROM DR FOX AND FINAL CERTIFICATION OPINION (.9)	0.9	0.9
Santillo	10/26/2022	PC WITH DR FOX RE [REDACTED] (.3)	0.3	0.3
Santillo	10/28/2022	REVIEW DR. FOX REVISED DRAFT OF REPORT, PC WITH DR. FOX RE S [REDACTED] AND PRODUCE SAME ON DEF (.5)	0.5	0.5
Gottesfeld	11/1/2022	PRELIMINARY REVIEW OF DR. FOX'S REPORT SERVED ON DEF. (.2)	0.2	0.0
Santillo	11/2/2022	EMAIL FR CHAMBERS RE FILING NOTICE RE: EXPERT REPORT, DRAFT NOTICE AND FILE SAME (.3)	0.3	0.3
Santillo	11/7/2022	PARTICIPATE IN A ZOOM WITH CAROL KATZ AND SEND HER EXPERT REPORT RE: SAME, PC WITH NAMED PLAINTIFF RE [REDACTED] AND SEND HER MEDIATION AGREEMENT TO REVIEW AND SIGN AND DO SAME AND SEND TO CAROLE KATZ (.9)	0.9	0.9
Santillo	11/27/2022	EMAIL EXCHANGE WITH NAMED PLAINTIFF. [REDACTED] (.2)	0.2	0.2
Santillo	11/29/2022	DRAFT, EDIT, REVISE MEDIATION STATEMENT (2.7)	2.7	2.7
Winebrake	11/30/2022	MTG W/ RAS RE [REDACTED] (.2)	0.2	0.0
Santillo	11/30/2022	MEET WITH PDW RE [REDACTED] AND EDIT MEDIATION STATMENT REGARDING SAME (.5)	0.5	0.5
Santillo	12/6/2022	FINALIZE MEDIATION STATEMENT AND PC WITH NAMED PLAINTIFF RE S [REDACTED] (.9)	0.9	0.9
Tolodziecki	12/7/2022	READ PLF AND DEF MED STATEMENTS AND CHECKED EXHIBITS. (1.0)	1.0	1.0
Santillo	12/9/2022	READ DEF MEDIATION STATEMENT AND PC WITH DEF COUNSEL RE [REDACTED] (.4)	0.4	0.4
Winebrake	12/12/2022	REV SETTLEMENT MEMO AND MTG W/ RAS RE [REDACTED] (.6)	0.6	0.0
Tolodziecki	12/13/2022	PREPARE FOR TODAY'S MEDIATION. (.5)	0.5	0.0
Tolodziecki	12/13/2022	MEDIATION WITH RAS/PC W PLF AFTER. WILL SCAN NOTES WHEN IN OFFICE. (4.0)	4.0	0.0
Santillo	12/13/2022	PREP FOR AND PARTICIPATE IN MEDIATION AND PRE AND POST PC W PLF. (4.3)	4.3	4.3
Santillo	12/14/2022	PRELIMINARY READ OF DEF EXPERT REPORT (.2)	0.2	0.0
Santillo	12/19/2022	READ NOTICE OF DEF EXPERT REPORT AND EMIALS RE SAME (.2)	0.2	0.2
Santillo	12/21/2022	EMAILS FROM CAROLE KATZ RE REPORT TO WDPA (.1)	0.1	0.1
Santillo	1/4/2023	PRELIMINARY READ OF DEF MSJ MOTION AND CERTAIN CASES CITED THEREIN. (1.1)	1.1	1.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	1/5/2023	<p>REVIEW OF 8 OTP-INS DEF SEEKS TO DISMISS (1.4):</p> <p>JORDAN MARTINO - ONLY PAID 7.25 - PC AND EMAIL AND LETTER ASKING THAT HE CALL ME. COULD NOT LOCATE IN PAYROLL DATA PRODUCED.</p> <p>PATRICIA RUNYON - ONLY PAID 7.25 - EMAIL AND LETTER (NO PHONE NUMBER) ASKING THAT SHE CALL ME - COULD NOT LOCATE IN PAYROLL DATA PRODUCED</p> <p>ASHLEY CAMPBELL - IN CMS THAT PARSONS IS ANOTHER NAME FOR HER. ASHLEY PARSONS IN COLLECTIVE LIST FROM DEF. TRIED CALLING AND EMAILING BUT NEITHER WORKED SO SENT LETTER</p> <p>JEANIE HASELEU - HAVE A JEANIE HASELEY ON LIST FROM DEF. OBTAINED DECLARATION WITH WHERE SHE WORKED AND DATES.</p> <p>KASEY LEE MUMULA - ON LIST FROM DEF</p> <p>GINA DELLA PENNA - GINA DELLAPENA ON LIST FROM DEF</p> <p>BRIANNA HEBERLIG - BRIANNA HEBERLING ON LIST</p> <p>DAWN SHAPIRA - PC TODAY AND SAID HER MAIDEN NAME IS MIGNOGNA WHICH IS ON LIST FROM DEF</p>	1.4	1.4
Tolodziecki	1/5/2023	DOWNLOADED AND MERGED ALL SJ PAPERS. READ SJ PACKAGE. READ PLF DEPOS AND NOTED COUNTERPOINTS. (4.0)	4.0	4.0
Santillo	1/8/2023	READ COVELLI DEP AND REVIEW DOCUMENT RECORD FOR OPPOSITION TO MJS (3.3)	3.3	3.3
Santillo	1/10/2023	PC FROM ASHLEY CAMPBELL - IN CMS THAT PARSONS IS ANOTHER NAME FOR HER. ASHLEY PARSONS IN COLLECTIVE LIST FROM DEF. SHE CONFIRMED SAME. TOLD HER [REDACTED]. (.2)	0.2	0.2
Santillo	1/10/2023	PC WITH COLLECTIVE MEMBER RE STATUS OF CASE (.2)	0.2	0.2
Santillo	1/10/2023	PC WITH NAMED PLAINTIFF RE MSJ MOTION (.2)	0.2	0.2
Gottesfeld	1/12/2023	READ BRIEF AND STATEMENT OF FACTS FILED BY DEF IN SUPPORT OF SJ. (.7)	0.7	0.7
Gottesfeld	1/12/2023	PCS W/ RAS RE: RESPONDING TO MSJ AND SOME LEGAL RESEARCH NEEDED. (.2)	0.2	0.2
Santillo	1/12/2023	BEGIN WORK ON OPPOSITION TO MSJ (7.6)	7.6	7.6
Gottesfeld	1/12/2023	LEGAL RESEARCH IN CONNECTION WITH OPPOSING DEF'S MSJ. (2.1)	2.1	2.1
Tolodziecki	1/13/2023	PC WITH RAS RE KINGS MSJ OPP. (.3)	0.3	0.3
Santillo	1/13/2023	PC WITH MLT RE KINGS MSJ OPP. (.3)	0.3	0.0
Santillo	1/16/2023	WORK ON OPPOSITION TO MSJ (6.7)	6.7	6.7
Gottesfeld	1/17/2023	STARTED DRAFTING BRIEF IN OPPOSITION TO MSJ. SPECIFICALLY WORKED ON SECTION RE: JOINT EMPLOYMENT AND READ CASELAW AS NECESSARY. ALSO PROVIDED LEGAL STANDARD RE: SUMMARY JUDGMENT MOTION AND READ CASELAW. (8.2)	8.2	4.1
Santillo	1/17/2023	WORK ON OPPOSITION MSJ (4.2)	4.2	4.2
Tolodziecki	1/18/2023	READ COUNTERSTATEMENT OF FACTS AND PC WITH MJG AND RAS RE SAME. (1.0)	1.0	1.0
Gottesfeld	1/18/2023	PC W/ RAS AND MLT RE: STRATEGY FOR RESPONDING TO DEF'S MSJ AND WHAT WE ARE ALL WORKING ON SPECIFICALLY. (.4)	0.4	0.4
Gottesfeld	1/18/2023	CONTINUED WORKING ON MY SECTIONS OF THE MSJ OPPOSITION BRIEF. IN PARTICULAR WORKED ON INCORPORATING FACTUAL ASSERTIONS INTO MY SECTIONS AND DRAFTED SECTION RE: SHAM AFFIDAVIT DOCTRINE. REV'D RAS' DRAFT OF COUNTERSTATEMENT OF MATERIAL FACTS AND MADE SOM SUGGESTED REDLINED EDITS. (7.6)	7.6	7.6
Santillo	1/18/2023	WORK ON OPPOSITION MSJ (8.3)	8.3	8.3
Gottesfeld	1/19/2023	PCS W/ RAS RE: THE INSERTS HE IS DRAFTING TO INCLUDE WITHIN BRIEF. (.4)	0.4	0.4
Gottesfeld	1/19/2023	READ RAS DRAFT OF INSERTS TO GO INTO BRIEF. RE-READ SECITON OF DEF'S BRIEF ADDRESSING SAME. (.5)	0.5	0.5
Gottesfeld	1/19/2023	FINALIZED THE PORTION OF THE MSJ OPPOSITION BRIEF THAT I WAS WORKING ON. (1.4)	1.4	1.4
Santillo	1/19/2023	WORK ON OPPOSITION MSJ (6.2)	6.2	6.2
Gottesfeld	1/20/2023	PC W/ RAS RE: OPPOSITION BRIEF. (.1)	0.1	0.0
Santillo	1/22/2023	WORK ON OPPOSITION MSJ (3.9)	3.9	3.9

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Tolodziecki	1/24/2023	COMPILE DEPO, DECLARATION, AND ROG CITATIONS FOR MSJ OPP. (5.0)	5.0	5.0
Tolodziecki	1/24/2023	MORE WORK ON CSMF. ALSO READ BRJ AND MADE MINOR EDITS. (3.0)	3.0	3.0
Santillo	1/24/2023	MEETINGS WITH MLT RE OPPOSITION AND WORK ON SAME (2.7)	2.7	2.7
Aaron	1/25/2023	REVIEW FILED SUMMARY JUDGMENT OPPOSITION PAPERS. (.2)	0.2	0.0
Tolodziecki	1/25/2023	MADE EXHIBITS AND QUICKLY RE READ CSMF AGAIN. (.6)	0.6	0.6
Santillo	1/25/2023	FINALIZE AND FILE OPPOSITION TO MSJ (3.2)	3.2	3.2
Santillo	1/26/2023	PC WITH CAROLE KATZ RE MEDIATION/MSJ (.2)	0.2	0.2
Gottesfeld	1/26/2023	READ DOCKETED VERSION OF MSJ. (1.5)	1.5	1.5
Santillo	1/27/2023	DRAFT AND SEND EMAIL TO ALL PLAINTIFFS WITH UPDATE AND ASKING FOR ADDRESS/CONTACT INFO UPDATES (.3)	0.3	0.3
Santillo	2/1/2023	READ DEF REPLY TO MSJ AND CHECK MOVING PAPERS AND RULES, ETC AND EMAIL WITH MLT AND MJG RE SAME (.4)	0.4	0.4
Gottesfeld	2/1/2023	READ DEF'S REPLY BRIEF IN SUPPORT OF SJ AND EMAIL TO RAS RE: MY INITIAL THOUGHTS. (.4)	0.4	0.0
Gottesfeld	2/2/2023	MTG W/ RAS RE: DEF'S REPLY BRIEF IN SUPPORT OF MSJ. (.1)	0.1	0.0
Winebrake	2/10/2023	REV CT ORDER DENYING SUMMARY JUDGMENT MOTION AND PC W/ RAS RE SAME AND RE PLAN GOING FORWARD. (.3)	0.3	0.0
Santillo	2/10/2023	READ COURT ORDER ON MSJ, PC WITH PDW AND SEPARATE PCS WITH MJG AND MLT RE SAME. PC WITH NAMED PLAINTIFF AND EMAIL TO COLLECTIVE AND SEPARATE EMAIL TO REFERRING COUNSEL (1.1)	1.1	1.1
Gottesfeld	2/10/2023	READ TODAY'S COURT ORDER DENYING DEF'S MSJ. PCS W/ RAS AND MLT RE: SAME. (.3)	0.3	0.0
Gottesfeld	2/14/2023	PC W/ RAS RE: POTENTIAL UPCOMING TRIAL AND REPRESENTATIVE TESTIMONY. (.1)	0.1	0.0
Gottesfeld	2/14/2023	EMAIL TO RAS W/ SOME CASELAW RE: REPRESENTATIVE TESTIMONY. QUICK REVIEW OF SAME. (.2)	0.2	0.2
Santillo	2/14/2023	PULL INFORMATION ON REPRESENTATIVE TESTIMONY AND RESEARCH JUDGE V. JURY ON WILLFULNESS FINDING AND MEET WITH MLT RE SAME (.6)	0.6	0.6
Santillo	2/16/2023	EMAILS WITH DEF COUNSEL RE COURT CONFERENCE TOMORROW (.1)	0.1	0.1
Santillo	2/17/2023	READ COURT ORDER RESCHEDULING CONF AND CLAENDAR SAME (.1)	0.1	0.1
Santillo	2/20/2023	PC FROM NAMED PLAINTIFF ASKING [REDACTED] (.1)	0.1	0.1
Gottesfeld	2/22/2023	PC W/ RAS, PDW, AND MLT RE: UPCOMING TRIAL AND STRATEGY FOR PREAPRING FOR IT AND WORK THAT WILL HAVE TO BE DONE. (.4)	0.4	0.4
Tolodziecki	2/23/2023	PC WITH JUDGE. [REDACTED]	0.0	0.0
Santillo	2/23/2023	PC WITH DEF COUNSEL. MEET WITH PDW AND PREP FOR CALL WITH COURT. POST CALL WITH PDW, MJG AND MLT (1.1)	1.1	1.1
Winebrake	2/23/2023	MTG W/ RAS, MLT, AND MJG RE THE POTENTIAL TRIAL AND PLAN FOR STAFFING, ETC. (.3)	0.3	0.0
Gottesfeld	2/23/2023	REV'D COURT'S SCHEDULING ORDER AND EMAIL W/ RAS RE: SAME. (.2)	0.2	0.2

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Tolodziecki	2/24/2023	MET WITH RAS RE TRIAL ISSUES. (.3)	0.3	0.3
Santillo	2/24/2023	MEET WITH MLT RE TRIAL ISSUES, PC WITH NAMED PLAINTIFF RE [REDACTED] AND DRAFT AND SEND STATUS UPDATE EMAIL TO COLLECTIVE (.7)	0.7	0.4
Santillo	2/24/2023	REVIEW COURT ORDER AND CALENDAR DEADLINES AND READ PERTINENT LOCAL RULES (.4)	0.4	0.4
Winebrake	2/24/2023	REV VAR ACC EMAILS AND SOME ATTACHMENTS AND SCH ORDER AND PC W/ RAS RE PLAN GOING FORWARD AND EMAIL TO FIRM RE SAME. (.2)	0.2	0.0
Santillo	2/25/2023	EMAILS TO 12 INDIVIDUALS WHO VOLUNTEERED TO BE WITNESSES (.2)	0.2	0.2
Gottesfeld	2/27/2023	MEETING W/ RAS, MLT, AND THEN LATER PDW WHO JOINED RE: UPCOMING PRE-TRIAL DEADLINES AND STRATEGY FOR DEALING W/ SAME INCLUDING SELECTION OF WITNESSES, EXHIBITS, ETC. (1.1)	1.1	1.1
Santillo	2/27/2023	MEETING W/ MJG, MLT, AND THEN ALSO WITH PDW RE: UPCOMING PRE-TRIAL DEADLINES AND ORGANIZATION OF WORK LOAD FOR SAME. (1.1)	1.1	1.1
Santillo	2/27/2023	VM TO DARLENE OHM - OPT-IN WITH PICTURES (.1)	0.1	0.1
Santillo	2/27/2023	DETAILED READ OF DEF REPORT AND MEET WITH MJG AND PDW RE SAME (.4)	0.4	0.4
Tolodziecki	2/27/2023	MEETING RE UPCOMING TRIAL TASKS THAT NEED TO BE COMPLETED. (1.1)	1.1	1.1
Tolodziecki	2/27/2023	PCS AND VMS TO THOSE WHO EMAILED RAS TO VOLUNTEER. ALSO EMAILED THOSE I LEFT VMS FOR. ALSO MADE SPREADSHEET TO TRACK MY CALLS AND NOTE THINGS LIKE DECLARATIONS. (1.9)	1.9	1.9
Gottesfeld	2/27/2023	MEETING W/ RAS AND PDW RE: DEF'S EXPERT REPORT AND RE: OUR CALCULATION OF DAMAGES. (.3)	0.3	0.3
Gottesfeld	2/27/2023	LEGAL RESEARCH RE: ISSUE CONCERNING CALCULATION OF DAMAGES CONSISTENT W/ DR. FOX'S REPORT AND FOUND CASE ON POINT AND DISCUSSED W/ RAS. (.6)	0.6	0.6
Winebrake	2/27/2023	mtgs w/ ras, mjg and mlt re trial papers and strategy; rev some acc docs. (.7)	0.7	0.0
Tolodziecki	2/28/2023	VM FOR ROB KALIL. (.1)	0.1	0.0
Tolodziecki	2/28/2023	REPLIED TO EMAIL OF NAOMI B. (.1)	0.1	0.1
Tolodziecki	2/28/2023	PC WITH MORGAN B; PC WITH ROBIN HAYS. (.8)	0.8	0.8
Tolodziecki	2/28/2023	PC WITH KD. (.4)	0.4	0.4
Tolodziecki	2/28/2023	PCS WITH MM, AJ, EM. (1.5)	1.5	1.5
Tolodziecki	3/1/2023	PC WITH NAOMI B. (.5)	0.5	0.5
Tolodziecki	3/1/2023	PCS AND VMS/EMAILS FOR DECLARANTS. SPOKE AT LENGTH WITH CRANE AND THINK SHE'S GOING TO BE A YES FOR TRIAL. (1.8)	1.8	1.8
Tolodziecki	3/2/2023	PC WITH H TEETER. (.5)	0.5	0.5
Tolodziecki	3/2/2023	PCS AND VMS/EMAILS FOR DECLARANTS. (3.0)	3.0	3.0
Gottesfeld	3/2/2023	READ COVELLI DEPOSITION AND SELECTED DEPOSITION DESIGNATIONS FOR PRETRIAL NARRATIVE STATEMENT. (3.0)	3.0	3.0
Tolodziecki	3/3/2023	PCS WITH D OHM. (.4)	0.4	0.4
Santillo	3/3/2023	PC WITH DARLENE OHM AND MLT RE [REDACTED] (.2)	0.2	0.2
Tolodziecki	3/3/2023	VM FOR SIMMONS. (.1)	0.1	0.1
Gottesfeld	3/3/2023	REV'D DOCUMENTS PRODUCED IN CASE AND ADDED LIST OF EXHIBITS TO PRETRIAL NARRATIVE STATEMENT. (4.0)	4.0	4.0
Tolodziecki	3/4/2023	PCS, VMS, AND EMAILS FOR ABOUT 15 POTENTIAL WITNESSES. (2.0)	2.0	2.0
Tolodziecki	3/4/2023	PC WITH N BRUNER. (.4)	0.4	0.4
Santillo	3/4/2023	PC WITH STACEY OLIVER. [REDACTED] (.1)	0.1	0.1
Tolodziecki	3/4/2023	VM FOR ARLOW. (.1)	0.1	0.0
Tolodziecki	3/6/2023	PC WITH MINIHAN - [REDACTED] (.1)	0.1	0.1
Tolodziecki	3/6/2023	VM FOR STACY OLIVER. (.1)	0.1	0.0
Gottesfeld	3/6/2023	PC W/ RAS RE: PRETRIAL NARRATIVE STATEMENT I AM WORKING ON. (.3)	0.3	0.3
Gottesfeld	3/6/2023	CONTINUED WORKING ON PRETRIAL NARRATIVE STATEMENT, IN PARTICULAR OFFERS OF PROOF AND MULTIPLE OTHER EDITS TO FORMAT. REV'D FILING IN ANOTHER CASE BEFORE JUDGE WIEGAN WHERE SIMILAR DOCUMENTS WERE FILED. REREAD SEVERAL OPINIONS IN THIS CASE AND REREAD DENNY'S DECISION. (4.0)	4.0	4.0
Tolodziecki	3/7/2023	VM AND EMAIL FOR HALL. (.1)	0.1	0.1
Tolodziecki	3/7/2023	REV CALL NOTES, ADD DETAILS, AND CATEGORIZE PLFS I'VE TALKED TO SO FAR. (1.4)	1.4	1.4
Tolodziecki	3/7/2023	VM FOR PAULIS. (.1)	0.1	0.1
Tolodziecki	3/7/2023	PC WITH ZIVKOVICH (NOW MAHON) - [REDACTED] (.3)	0.3	0.3
Tolodziecki	3/7/2023	REV SANDRA Z DEPO AND HIGHLIGHT DESIGNATIONS. CHECK WHETHER WE PRODUCED PAYSTUBS FOR ANYONE - WE DID AND SANDY WAS ONE. (.7)	0.7	0.7
Tolodziecki	3/7/2023	CALL WITH ARLOW - I WILL TRY AGAIN IN AN HOUR (.1)	0.1	0.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Gottesfeld	3/7/2023	FINISHED DRAFT OF PRETRIAL NARRATIVE STATEMENT. RECHECKED DEPOSITION DESIGNATIONS FOR COVELLI AND MADE SOME OTHER EDITS. (.25)	2.5	2.5
Santillo	3/7/2023	MEET WITH MLT RE WITNESSES AND LINKED IN MJG RE PRE-TRIAL PAPERS STATUS (.7)	0.7	0.7
Gottesfeld	3/7/2023	PC W/ RAS AND MLT RE: PRETRIAL NARRATIVE STATEMENT, CALLING OF POTENTIAL WITNESSES, AND OTHER PRE-TRIAL DEADLINES. (.4)	0.4	0.0
Gottesfeld	3/7/2023	SOME LEGAL RESEARCH LOOOKING INTO CASELAW CLEARLY STATING THAT AMOUNT OF TIPS ARE IRRELEVANT WHEN DEF IS NOT ABLE TO TAKE TIP CREDIT AND ALSO FOUND SOME OTHER CASELAW DISCUSSING CALCULATION OF DAMAGES IN SIDEWORK CASES. (1.5)	1.5	1.5
Gottesfeld	3/8/2023	DRAFTED OFFER OF PROOF PERTAINING TO DR. FOX IN PRETRIAL NARRATIVE STATEMENT. (.4)	0.4	0.4
Gottesfeld	3/8/2023	READ MORE CLOSELY SOME OF THE CASELAW I FOUND YESTERDAY AND BRIEFLY DISCUSSED W/ RAS. (.7)	0.7	0.7
Santillo	3/8/2023	LEGAL RESEARCH RE: AMOUNT OF TIPS ARE IRRELEVANT WHEN DEF IS NOT ABLE TO TAKE TIP CREDIT FOR SIDEWORK (1.2)	1.2	1.2
Gottesfeld	3/8/2023	MEETING W/ RAS AND THEN W/ RAS AND PDW TO DISCUSS PRETRIAL NARRATIVE STATEMENT AND ALSO DISCUSSING STRATEGY IN DISCUSSING CLAIMS W/ JURY AND OTHER UPCOMING DEADLINES. (1.2)	1.2	1.2
Tolodziecki	3/8/2023	PCS AND VM FOR APPROX 35 CMS. PC WITH MJG AND RAS RE POTENTIAL WITNESSES. (5.0)	5.0	5.0
Gottesfeld	3/8/2023	PC W/ RAS AND MLT TO DISCUSS PCS MLT IS MAKING TO OPT-INS TO SELECT WITNESSES FOR TRIAL. (.5)	0.5	0.5
Tolodziecki	3/8/2023	PC WITH SALLY S AND SHE IS A YES. (.5)	0.5	0.5
Tolodziecki	3/8/2023	ADD'L PCS/VMS. (.7)	0.7	0.0
Santillo	3/8/2023	PC WITH MJG AND MLT RE PROGRESS ON WITNESS LIST, ETC, MEET WITH MJG RE PRE-TRIAL SUBMISSIONS, AND SEPARATE MEETING WITH PDW RE SAME (1.4)	1.4	1.4
Winebrake	3/8/2023	MTG W/ RAS AND MJG RE TRIAL STRATEGY AND THE PAPERS THEY ARE PREPARING FOR THE JUDGE. (.5)	0.5	0.0
Tolodziecki	3/9/2023	PC WITH BUSSARD - [REDACTED] (.3)	0.3	0.3
Santillo	3/9/2023	WORK ON PRE-TRIAL NARRATIVE AND PC WITH MJG RE SAME (3.3)	3.3	3.3
Gottesfeld	3/9/2023	REV'D DRAFT OF RAS PRETRIAL NARRATIVE AND MADE A FEW SUGGESTED EDITS. PC DISCUSSING DRAFT. (.6)	0.6	0.6
Tolodziecki	3/12/2023	MORE PCS AND VMS FOR MANY SERVERS. (4.0)	4.0	4.0
Tolodziecki	3/13/2023	PC WITH SUSAN M-G. (.3)	0.3	0.3
Santillo	3/13/2023	MEET WITH PDW AND MJG RE PRE-TRIAL NARRATIVE, EDIT SAME (1.4)	1.4	1.4
Tolodziecki	3/13/2023	PC WITH CASSIE B. [REDACTED] (.5)	0.5	0.5
Tolodziecki	3/13/2023	ADD'L PCS AND VMS TO FIND TRIAL WITNESSES. (1.7)	1.7	1.7
Tolodziecki	3/13/2023	VM FOR DELGUZZI. (.1)	0.1	0.1
Tolodziecki	3/13/2023	READ PRE-TRIAL STATEMENT, ADDED WITNESSES, MEETING WITH RAS AND MJG RE SAME. (1.0)	1.0	1.0
Tolodziecki	3/13/2023	FINAL READ OF STATEMENT AND MADE MINOR EDITS. READ RELEVANT PARTS OF BELT CASE. (.5)	0.5	0.5
Gottesfeld	3/13/2023	MEETING W/ RAS AND MLT RE: PRETRIAL NARRATIVE STATEMENT AND FINALIZED EXHIBIT B CONTAINING COVELLI DEPOSITION DESIGNATIONS. (.8)	0.8	0.8
Santillo	3/13/2023	MEET WITH MJG AND MLT AND FINALIZE AND FILE PRE-TRIAL STATEMENT (.9)	0.9	0.9
Santillo	3/14/2023	REVIEW DOCKET ENTRIES RE: PRETRIAL STATEMETN AND SAVE SAME (.1)	0.1	0.1
Santillo	3/16/2023	FINAL PRE-TRAIL ORDER AND BEGIN TO PULL MATERIALS TOGETHER FOR 4/13 DEADLINES (.4)	0.4	0.4
Tolodziecki	3/17/2023	PC WITH D BERNARD. [REDACTED] (.2)	0.2	0.2
Winebrake	3/20/2023	Var mtgs w. RAS and other re strategy and plan going forward.	0.8	0.0
Santillo	3/20/2023	Research and draft willfulness stip proposal language and meet with PDW, MJG and MLT re same.	0.5	0.5
Santillo	3/20/2023	PC with DEF counsel Re: stipulation to liquidated damages	0.1	0.1
Gottesfeld	3/20/2023	Meeting w/ RAS re: burden of proof.	0.1	0.0
Gottesfeld	3/20/2023	PC w/ def. csl. and RAS re: potential stip.	0.1	0.0
Gottesfeld	3/20/2023	Read RAS email to def. csl. re: potential stip re: liquidated damages.	0.1	0.0
Gottesfeld	3/20/2023	Legal research re: liquidated damages and email to RAS re: same.	0.5	0.5
Santillo	3/21/2023	Research burden of proof and other issues for pre-trial filings	2.1	2.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	3/23/2023	Research and draft voir dire, verdict slip and jury instructions	6.5	6.5
Santillo	3/27/2023	Additional research and revision of jury instructions and other pre-trial submissions	3.1	3.1
Santillo	3/28/2023	Read DEF pre-trial summary and work on jury instructions and other filings	2.7	2.7
Gottesfeld	3/28/2023	Read Defendant's pre-trial narrative.	0.4	0.0
Tolodziecki	3/28/2023	Read Def's pretrial statement	0.6	0.0
Santillo	3/29/2023	Meetings with MJG and MLT and additional work on pre-trial documents and go through DEF exhibits and additional research on Jury instructions.	4.3	4.3
Gottesfeld	3/29/2023	Read RAS' draft of pre-trial submissions such as jury instructions, stipulations, voir dire, and verdict form.	0.7	0.7
Gottesfeld	3/29/2023	Made some suggested edits to opening jury instructions.	1.5	1.5
Gottesfeld	3/29/2023	Meetings w/ RAS to discuss Def's exhibit list and whether to object to admission of any exhibits and also draft of jury instructions and then meeting w/ RAS and MLT to discuss pre-trial submissions.	0.7	0.7
Santillo	3/30/2023	Meeting with PDW, MJG, MLT to go through jury instructions and other pre-trial documents	1.7	1.7
Gottesfeld	3/30/2023	Revised jury instructions after meeting today and circulated to MLT for further edits.	1.5	1.5
Gottesfeld	3/30/2023	Meeting w/ RAS, PDW, and MLT to discuss draft of pre-trial submissions and edits to make to jury instructions and other tasks to be performed in advance of trial.	1.7	0.0
Tolodziecki	3/30/2023	Team meeting re trial issues.	1.7	0.0
Tolodziecki	3/30/2023	Rev Def depo designations	0.3	0.3
Tolodziecki	4/1/2023	Rev and edit jury instructions.	1.2	1.2
Santillo	4/2/2023	Additional review of draft jury instructions and edit same	0.9	0.9
Gottesfeld	4/2/2023	Review of RAS email re: edits to jury instruction and review of edited jury instructions.	0.3	0.0
Santillo	4/3/2023	Prep for and participate in call with DEF counsel for pre-trial filings	0.8	0.8
Gottesfeld	4/3/2023	PC w/ def. csl, RAS, and MLT re: pretrial submissions.	0.4	0.0
Gottesfeld	4/3/2023	PC w/ RAS and MLT re: pretrial submissions today's pc w/ def. csl.	0.2	0.2
Tolodziecki	4/3/2023	PC with RAS and MJG re pre-trial issues, incl depo designations and reaching out to Def's ID'd potential witnesses.	0.2	0.2
Tolodziecki	4/3/2023	PC with DefCSL re joint submissions and other pre-trial issues.	0.3	0.0
Tolodziecki	4/3/2023	PC with Grice re [REDACTED]. VM for Trainer. Called Hassinger but bad number. Also emailed Trainer and Hassinger. Notes in Activity.	0.3	0.3
Gottesfeld	4/4/2023	Started drafting motions in limine re: def's financial condition and amount of tips. Read and searched for caselaw re: both issues.	8.2	8.2
Gottesfeld	4/5/2023	Legal research to find caselaw re: bifurcation within Third Circuit and in FLSA cases generally. Started drafting motion for bifurcation. Add'l work on motions in limine	6.8	0.0
Gottesfeld	4/6/2023	Additional work on motion for bifurcation.	4.5	0.0
Gottesfeld	4/7/2023	Finished drafts of 2 motions in limine and motion for bifurcation.	3.2	2.6
Tolodziecki	4/7/2023	Compiled and marked exhibits - still need 13, 17, 18, and 20.	1.4	1.4
Santillo	4/10/2023	Additional work on pre-trial filings including multiple meetings with MLT and MJG and PC with DEF counsel re same. Send versions of documents to DEF counsel for filing	4.5	4.5
Santillo	4/10/2023	Finalize and file trial documents	0.5	0.5
Gottesfeld	4/10/2023	Multiple meetings w/ RAS and MLT re: pre-trial filings today including finalization and filing of 2 MIL, motion for bifurcation, edits to jury instructions, and other review of draft of filings due today.	4.4	3.6
Tolodziecki	4/10/2023	Marked add'l exhibits.	0.2	0.2
Tolodziecki	4/10/2023	Finalized exhibits, tested link, and sent to Judge.	0.5	0.5
Tolodziecki	4/10/2023	Met with RAS and MJG re Def's edits to trial docs. Quickly prepped and sent Def's edits to MJG for incorporating.	1.2	1.2
Santillo	4/11/2023	Review the various pre-trial filings from last night for both parties.	0.7	0.7
Gottesfeld	4/11/2023	Read multiple pre-trial filings by both parties yesterday and saved them to system.	1.0	0.0
Tolodziecki	4/11/2023	Saved Def's exhibits.	0.2	0.2
Winebrake	4/12/2023	Rev our 2 motions in limine and motion to bifurcate. (.2)	0.2	0.0
Winebrake	4/12/2023	Various updates and adjustments to cms.	0.1	0.0
Santillo	4/12/2023	Read Court order on jury instructions and email from DEF re: same	0.1	0.1
Santillo	4/13/2023	Email with Plaintiff updated contact information	0.1	0.1
Gottesfeld	4/13/2023	Read Order striking proposed jury instructions.	0.1	0.1
Gottesfeld	4/14/2023	Legal research and drafted opposition to defs' omnibus motion in limine.	4.5	4.5
Gottesfeld	4/14/2023	PC w/ RAS re: opposition to defs' MILs.	0.1	0.0
Santillo	4/17/2023	Read draft opposition to DEF MIL and multiple meetings with MJG re: same	0.7	0.7
Gottesfeld	4/17/2023	Read add'l cases cited by Def in their opposition to MIL and drafted section discussing same in opposition. Finished drafting opposition to MIL and incorporated RAS' edits and meetings w/ RAS re: same. Filed opposition w/ Court.	2.8	2.8
Gottesfeld	4/17/2023	Read email to trial witnesses.	0.1	0.1
Tolodziecki	4/17/2023	Compile email addresses of trial witnesses and save to spreadsheet; email update to all.	0.5	0.5
Tolodziecki	4/17/2023	Read docketed PLF and DEF MILs and PLF opposition.	0.5	0.5
Santillo	4/18/2023	PC with Dr. Fox re testifying in Pittsburgh at Trial	0.2	0.2

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	4/18/2023	Read Ct. order on DEF response to PLF MIL	0.1	0.1
Santillo	4/18/2023	Meeting with PDW, MJG, and MLT re DEF response to Bifurcation motion	0.5	0.0
Santillo	4/18/2023	Read DEF responses to MIL and Motion to Bifurcate and pc with MJG re same	0.2	0.2
Gottesfeld	4/18/2023	Read defendant's opposition to MIL and motion to bifurcate.	0.3	0.0
Gottesfeld	4/18/2023	PC w/ RAS re: def's filings in opposition to MIL and motion to bifurcate.	0.2	0.0
Gottesfeld	4/18/2023	PC w/ RAS, PDW, and MLT re: recently filed motions and def's oppositions to them and strategy re: presenting damages to jury or court.	0.5	0.5
Tolodziecki	4/18/2023	Meeting with team re DEF response to Bifurcation motion.	0.5	0.0
Gottesfeld	4/19/2023	PC w/ MLT re: my pc w/ Debra Taylor.	0.1	0.1
Gottesfeld	4/19/2023	PC w/ Debra Taylor re: testifying at trial and some facts re: her employment.	0.2	0.2
Gottesfeld	4/19/2023	PC w/ RAS re: my pc w/ Debra Taylor and our recently filed MIL re: amount of tips.	0.2	0.2
Santillo	4/21/2023	Meeting with MJG and MLT Re: trial prep	1.2	1.2
Gottesfeld	4/21/2023	Email to RAS and MLT re: some observations from Judge Conner made during CLE re: his takeaways re: juries and effective cross-examination when impeaching a witness.	0.3	0.0
Gottesfeld	4/21/2023	Zoom meeting w/ MJG and MLT re: upcoming trial prep.	1.2	0.0
Tolodziecki	4/21/2023	Read email from MJG re jury perceptions. Started drafting bullets of things to cover with servers to discuss on our call later today.	0.7	0.0
Tolodziecki	4/21/2023	Met with RAS and MJG re trial.	1.2	0.0
Santillo	4/24/2023	Meet with MLT and MJG re: trial prep	1.0	1.0
Gottesfeld	4/24/2023	Meeting w/ RAS and MLT re: preparation of opt-ins for their testimony at trial and other pre-trial prep.	1.0	0.0
Tolodziecki	4/24/2023	Met with MJG/RAS re trial	1.0	0.0
Tolodziecki	4/24/2023	Rev/compile notes on trial witnesses. Assembled related docs for all.	1.8	1.8
Santillo	4/26/2023	Video call with TC, MLT and MJG re trial strategy, follow-up call with MLT and MJG re Court's opinions.	1.3	1.3
Gottesfeld	4/26/2023	PCs w/ RAS and MLT and then pc w/ RAS re: next steps in response to Judge's orders today and re: jury instructions.	0.4	0.0
Gottesfeld	4/26/2023	Read Judge's opinion re: MILs and various orders re: same.	0.4	0.4
Gottesfeld	4/26/2023	Rev'd proposed jury instructions from various circuits, 5th, 8th, and 11th, and email to co-csl re: same.	1.2	1.2
Gottesfeld	4/26/2023	PC w/ PDW re: today's Orders.	0.1	0.0
Gottesfeld	4/26/2023	Zoom meeting w/ TC, RAS, and MLT re: various trial strategies and witness prep and other logistics to do before trial.	1.3	1.3
Tolodziecki	4/26/2023	Met with RAS/MJG and Tim C re trial strategies and questions.	1.3	0.0
Tolodziecki	4/26/2023	Read and saved MILs and orders.	0.5	0.5
Tolodziecki	4/27/2023	Realized I may have another phone number for J.T. - found it in my old texts and sent him a message. Added to FV as well.	0.2	0.2
Tolodziecki	4/27/2023	Draft and mail letter to Trainer.	0.4	0.4
Winebrake	4/28/2023	Rev ct orders and oipinion re MIL, etc	0.2	0.0
Winebrake	4/28/2023	PC w/ RAS re trial strategy, etc.	0.3	0.0
Santillo	4/28/2023	Read examples of model jury instructions from MJG, edit verdict slip to fit Court's orders from Wednesday and begin trial prep	4.1	4.1
Santillo	4/28/2023	Emails with DEF counsel	0.1	0.1
Tolodziecki	4/28/2023	PC with Sally S re [REDACTED]	0.3	0.3
Santillo	4/29/2023	Trial Prep	7.8	7.8
Santillo	5/1/2023	Various meeting with MJG and MLT re: jury instructions and review drafts of same and separate meetings with MJG and PDW re trial strategy.	2.7	2.7
Tolodziecki	5/1/2023	Texts with Trainer.	0.1	0.1
Tolodziecki	5/1/2023	Rev model jury instructions and from East Penn.	0.5	0.5
Tolodziecki	5/1/2023	Rev and minor edits to MJG's revised jury instructions.	0.3	0.3
Tolodziecki	5/1/2023	Met with RAS and MJG re trial issues/jury instructions/etc. Also PC with Def - notes in activity.	1.9	1.9
Winebrake	5/2/2023	Rev var trial documents and mtgs w/ RAS re trial issues and strategy.	0.7	0.0
Santillo	5/2/2023	PC WITH MJG RE: JURY INSTRUCTIONS AND VERDICT SLIP, REVIEW DRAFTS OF SAME AND REVIEW DEP TRANSCRIPTS OF MCDONNELL AND COVELLI	5.1	5.1
Santillo	5/2/2023	Review jury instructions with MJG and MLT and finalize and file other trial documents	1.9	1.9
Gottesfeld	5/2/2023	Worked on finalizing proposed jury instructions. Substantial legal research to find and read caselaw and U.S. DOL's rescission of joint employment rule defending Plaintiffs' proposed jury instructions and drafted and finalized the authority and explanation supporting our proposed instructions. Multiple pcs and emails w/ RAS and MLT re: same. Email exchanges and review of Def's comments and authority re: jury instructions and review of multiple drafts prior to filing.	9.6	0.0
Gottesfeld	5/2/2023	PCs w/ 2 opt-ins re: their availability for trial and promised to follow-up w/ them later this week to talk more about their upcoming testimony.	0.3	0.3
Tolodziecki	5/2/2023	Rev new jury instructions and PC with MJG re same.	0.7	0.0
Tolodziecki	5/2/2023	Var pre-trial work, incl adjustments to witness list, some PCs and emails to witnesses, comms with MJG, and edits to damages calc instruction.	1.8	1.8

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Tolodziecki	5/2/2023	Add'l work, incl call more plfs and rev verdict slip, edits to witness list.	0.5	0.5
Santillo	5/3/2023	Review deposition transcripts and begin to outline examination	7.0	7.0
Santillo	5/4/2023	Two separate PCs with MJG re: prep of opt-in witnesses and trial testimony	0.8	0.8
Santillo	5/4/2023	Additional work outlining trial examinations	4.9	4.9
Gottesfeld	5/4/2023	PC w/ opt-in Kimberly Crane [REDACTED]	1.1	1.1
Gottesfeld	5/4/2023	Started preparing direct examination questions for opt-ins and read notes re: opt-in Kimberly Crane and started creating summary and outline re: her direct testimony.	2.3	2.3
Gottesfeld	5/4/2023	Two PCs w/ RAS re: direct examination of opt-ins and strategy re: outline of questions and organization of direct.	0.8	0.8
Tolodziecki	5/4/2023	Rev doc fr RAS re Kelly/COVID. Re-exported to include date.	0.2	0.0
Santillo	5/5/2023	Two separate PCs with DEF and call with MJG in between. [REDACTED]	1.1	1.1
Santillo	5/5/2023	PC with MLT and MJG re: call with Jenn Betts	0.5	0.5
Santillo	5/5/2023	Trial Prep - review of sidework charts	2.0	2.0
Gottesfeld	5/5/2023	Finalized my outline and notes re: direct testimony for opt-in Kimberly Crane.	1.0	1.0
Gottesfeld	5/5/2023	Further refined my direct testimony questions for Darlene Ohm and input some notes from her based on today's pc.	0.5	0.5
Gottesfeld	5/5/2023	PC w/ RAS re: his pc this morning w/ def. csl.	0.2	0.0
Gottesfeld	5/5/2023	Follow-up discussion w/ MLT re: my pcs w/ opt-ins.	0.1	0.1
Gottesfeld	5/5/2023	Zoom meeting w/ RAS and MLT re: call w/ def. csl. and discussed pc w/ opt-ins.	0.5	0.0
Gottesfeld	5/5/2023	Rev'd notes from MLT re: Darlene Ohm and Megan Martin. Created outline of questions to ask them on direct testimony and input some info re: them from MLT notes.	1.5	1.5
Gottesfeld	5/5/2023	PC w/ opt-in Darlene Ohm [REDACTED] and to go through different questions for her direct testimony.	1.0	1.0
Santillo	5/6/2023	Emails with DEF	0.2	0.2
Santillo	5/6/2023	Additional review of exhibits for examination of Covelli	2.5	2.5
Santillo	5/7/2023	Additional review of exhibits for examination of Covelli	2.3	2.3
Santillo	5/8/2023	PC with Dr. Fox Re: newly produced data	0.1	0.1
Santillo	5/8/2023	Begin to prep examination of Darlene McDonnell	3.6	3.6
Gottesfeld	5/8/2023	Read emails between RAS and opposing counsel re: [REDACTED]	0.1	0.0
Tolodziecki	5/8/2023	PCs with Barlett and O. Teeter re trial availability.	0.2	0.2
Winebrake	5/9/2023	Var mtgs and discussions w/ RAS re trial strategy, etc.	0.3	0.0
Winebrake	5/10/2023	Rev Dr. Fox table and mtg w/ RAS re same	0.1	0.0
Winebrake	5/10/2023	Mtg w. RAS and MJG re trial prep.	0.5	0.0
Santillo	5/10/2023	Review of Court's jury instructions, verdict slip, and voir dire and preliminary meeting with MJG re: same.	1.1	1.1
Santillo	5/10/2023	Meeting with MJG re: additional exhibits and Monday's final pre-trial and PCs with Dr. Fox re same. Provide exhibits to Court.	1.1	1.1
Santillo	5/10/2023	Draft, edit, revise objections to Court's trial orders	1.6	1.6
Santillo	5/10/2023	Meet with PDW and MJG re final pre-trial conf. and edit objections to jury instructions	0.7	0.7
Gottesfeld	5/10/2023	Meeting w/ RAS re: revised table from Dr. Fox, jury instructions, and trial prep.	0.9	0.0
Santillo	5/11/2023	PC with MJG and MLT re: organizing opt-in witnesses	0.3	0.3
Santillo	5/11/2023	PC with named plaintiff re: Monday's final pre-trial	0.2	0.2
Gottesfeld	5/11/2023	Review of RAS' draft of objections to jury instructions, verdict slip, and voir dire and made some suggested edits in redline.	0.3	0.3
Tolodziecki	5/11/2023	PC w S. Schilk - [REDACTED]	0.1	0.1
Tolodziecki	5/11/2023	PC with MJG, then MJG and RAS, re trial witnesses.	0.5	0.5
Winebrake	5/12/2023	Mtg w/ RAS and MJG re trial strategy.	0.5	0.0
Winebrake	5/12/2023	Rev detailed email [REDACTED]	0.2	0.0
Santillo	5/12/2023	Read DEF Objections and meet with MJG re same	0.3	0.3
Santillo	5/12/2023	Meet with PDW and draft and send email to Defense counsel with settlement demand.	0.8	0.8

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	5/12/2023	Finalize and file objections to Court's Trial Documents	0.3	0.3
Gottesfeld	5/12/2023	Drafted and sent letter to Deb Taylor.	0.2	0.2
Gottesfeld	5/12/2023	PCs w/ RAS and MLT re: upcoming pre-trial conference next week and what needs to be done before then and which opt-ins need to be called to make sure we have witnesses ready to go.	0.3	0.3
Gottesfeld	5/12/2023	Left vms for Naomi Badders and Natalie Bruner.	0.1	0.1
Gottesfeld	5/12/2023	Rev'd def's objections to jury instructions, verdict sheet.	0.2	0.2
Gottesfeld	5/12/2023	PC w/ opt-in Naomi Badders. See detailed notes.	0.1	0.1
Gottesfeld	5/12/2023	Meetings w/ RAS and PDW re: trial prep and def's objections, upcoming pretrial conference and new settlement demand to def.	0.8	0.8
Tolodziecki	5/12/2023	Rev notes from myself and MJG today and yesterday and build witness calendar.	1.0	1.0
Santillo	5/13/2023	Additional trial prep of McDonnell direct examination	2.1	2.1
Tolodziecki	5/13/2023	PCs with opt-ins and more work on witness calendar. Notes in activity.	1.3	1.3
Santillo	5/14/2023	Additional work on McDonnell's direct examination and closing argument	6.6	6.6
Gottesfeld	5/14/2023	Pulled caselaw cited by Def. re: joint employment in their objections, pulled Tyson cases and verdict slip and jury instructions from Tyson, review of recent Pratter case docket to search for verdict slip, jury instructions and briefing re: motion for judgment as matter of law. Pulled some other joint employment caselaw and printed some other Orders and docs needed for pretrial conference.	2.4	0.0
Santillo	5/15/2023	Round trip travel from home to Pittsburgh for final pre-trial including meetings with MJG and MLT, separate meetings with named plaintiff, technology check with Court and final pre-trial conference with Court	13.9	3.9
Gottesfeld	5/15/2023	Travel to King of Prussia from home to travel out to Pittsburgh w/ RAS for pre-trial conference. On trip out there read through joint employment caselaw cited by Def in their objections, and Tyson case and some good joint employment case and discussed potential arguments to discuss if judge wants to hear argument about joint employment. Attended pre-trial conference and technology conference. Meetings w/ RAS and MLT re: witness selection and other pre-trial issues. Met w/ named Plaintiff. Travel back home from Pittsburgh to home. On way out to conference pc w/ RAS and Jenn Betts.	14.8	4.8
Tolodziecki	5/15/2023	Travel from MI to Pittsburgh, visit Kings location, Tech check and PTC at WDPA, travel from Pittsburgh to home.	15.0	5.0
Santillo	5/16/2023	Trial prep and meetings with MLT and MJG re same	9.7	9.7
Gottesfeld	5/16/2023	230516-Pcs w/ opt-in Naomi Badders, Lisa Bussard, Kimberly Crane, Meagan Martin, Lori Noal and Angel Stanley [REDACTED]. Left vms for opt-ins Korei Donitzen and Darlene Ohm asking them to call me back.	1.0	1.0
Gottesfeld	5/16/2023	PC w/ RAS re: prep sessions and def's counter-offer and my thoughts re: same.	0.3	0.3
Gottesfeld	5/16/2023	Meetings w/ RAS and MLT re: trial-prep work such as revisions to jury instructions, to verdict slip, order of witnesses at trial and length of their testimonies, Dr. Fox testimony, pc w/ def csl re: examination of Covelli, purchase of office supplies for trial, review of Judge's Order and minute entry, review of notes from pretrial conference, and many other pre-trial issues.	4.5	4.5
Gottesfeld	5/16/2023	Prepared rough outlines to guide questions for use at trial for witnesses I have not yet spoken to and incorporated some info from MLT notes and from their declarations to the extent some of them signed them.	2.6	2.6
Tolodziecki	5/16/2023	Var work on trial issues - incl meetings with RAS and MJG, further refine witness list, rev opening and closing statement drafts, draft stipulated facts for filing, etc.	5.5	5.5
Winebrake	5/17/2023	PC w. RAS re cancellation of trial and plan going forward.	0.2	0.0
Santillo	5/17/2023	Participate in multiple preps of opt-in witnesses	0.9	0.9
Santillo	5/17/2023	Various PCs and emails with DEF counsel and MLT and MJG Re: Trial postponement and PC with Chambers re: Same. Read orders and motions on same.	0.6	0.6
Santillo	5/17/2023	Review testimony of James Covelli and prepare for same	2.7	2.7
Santillo	5/17/2023	Email to collective on trial reschedule	0.2	0.2
Gottesfeld	5/17/2023	PCs w/ RAS and one of them w/ RAS and MLT re: potential postponement of trial.	0.3	0.3
Gottesfeld	5/17/2023	PCs w/ RAS re: how my prep sessions are going.	0.2	0.2
Gottesfeld	5/17/2023	Pcs w/ opt-ins Lisa Bussard, Meagan Martin, Lori Noal, and Angel Stanley [REDACTED]. After finding out about Judge's Order postponing trial, sent texts to Lisa Bussard, Meagan Martin, and Lori Noal informing them. Pc w/ Darlene Ohm telling her. Told Angel Stanley on the phone at end of conversation.	4.2	4.2
Gottesfeld	5/17/2023	PC w/ opt-in Kimberly Crane [REDACTED].	0.1	0.1
Gottesfeld	5/17/2023	Read draft of RAS opening statement and MLT's redlined edits to same.	0.4	0.4
Gottesfeld	5/17/2023	PC w/ opt-in Darlene Ohm and [REDACTED].	1.1	1.1
Gottesfeld	5/17/2023	Meeting w/ RAS and MLT re: postponement of trial and next steps.	0.3	0.3

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Gottesfeld	5/17/2023	PC w/ opt-in Naomi Badders to prep her for trial. [REDACTED]. See powerpoint slides for more detailed notes.	0.8	0.8
Tolodziecki	5/17/2023	PCs with Barlett, McDade, Schilk re postponement. VM for Young.	0.2	0.2
Tolodziecki	5/17/2023	PC with Hays and message for Arlow re [REDACTED].	0.1	0.1
Tolodziecki	5/17/2023	Emailed O and H Teeter re [REDACTED].	0.1	0.1
Tolodziecki	5/17/2023	PC with RAS and MJG re Def Csl and how to proceed.	0.2	0.2
Tolodziecki	5/17/2023	PCs with H and O Teeter - we will prep Sat am.	0.3	0.3
Tolodziecki	5/17/2023	Prep with Hays.	1.3	1.3
Tolodziecki	5/17/2023	Read emails between RAS and MJG re quotes and hearsay.	0.1	0.1
Tolodziecki	5/17/2023	Read and made suggestions to opening statement. Emailed same to RAS and MJG.	2.2	2.2
Gottesfeld	5/18/2023	Email exchange w/ RAS and MLT re: party admission exception to hearsay and read RAS email w/ legal research re: same.	0.2	0.2
Tolodziecki	5/18/2023	VM for D. Mascaro.	0.1	0.1
Gottesfeld	5/19/2023	PC w/ Deb Taylor re: [REDACTED]. See detailed notes re: same. Messaged MLT re: same.	0.2	0.2
Tolodziecki	5/20/2023	PC with H. Teeter to prep.	0.8	0.8
Tolodziecki	5/20/2023	PC with O. Teeter to prep.	0.5	0.5
Santillo	5/24/2023	Draft email to entire collective updating on trial and calendar deadlines from same	0.3	0.3
Santillo	5/24/2023	PC with named plaintiff re [REDACTED].	0.3	0.3
Santillo	5/24/2023	PC with Court re: Rescheduling and post meeting with MJG and MLT	0.5	0.5
Gottesfeld	5/24/2023	PC w/ Court re: rescheduling the trial. Follow-up meeting w/ RAS and MLT re: same and plan on contacting opt-ins and potential witnesses.	0.5	0.5
Gottesfeld	5/24/2023	Rev'd Orders entered today and RAS email to collective.	0.1	0.0
Tolodziecki	5/24/2023	Call with Court and discussion with RAS/MJG after.	0.4	0.0
Tolodziecki	5/24/2023	Emails to O and H Teeter and Arlow, emails and VMs for Hays, Schilk, McDade, emails and PCs with Young and Barlett.	0.5	0.5
Gottesfeld	5/30/2023	Read RAS email to def csl re: various pre-trial submissions.	0.1	0.0
Gottesfeld	5/30/2023	Read recent opinion from D.N.J. discussing representative testimony at trial and email to RAS and MLT re: same.	0.4	0.4
Tolodziecki	5/30/2023	Rev RAS email to Def.	0.1	0.0
Tolodziecki	5/31/2023	Read case re rep testimony.	0.5	0.5
Santillo	6/5/2023	Read DEF edits to supplemental trial documents, PC with MJG and MLT re same and edit same and send to DEF.	0.9	0.9
Gottesfeld	6/5/2023	Read draft of jury instructions and verdict slip and rev'd final versions of pre-trial submissions filed by RAS today.	0.3	0.3
Gottesfeld	6/5/2023	PC w/ RAS and MLT re: revisions to jury instructions and verdict slip.	0.2	0.2
Tolodziecki	6/5/2023	Read Def's edits to damages instructions and jury slip and PC with MJG and RAS re same.	0.3	0.3
Tolodziecki	6/6/2023	Read and saved Def's verdict slip. Discussion with MJG and RAS re same.	0.2	0.2
Gottesfeld	6/9/2023	Read Status Report filed by Def along w/ emails between RAS and Def Csl re: same and PC w/ RAS re: same.	0.2	0.2
Santillo	7/28/2023	PC with named plaintiff	0.1	0.1
Gottesfeld	8/14/2023	Read W.D. Texas opinion in Restaurant Law Center vu U.S. DOL.	0.5	0.5
Gottesfeld	8/24/2023	Read various filings by Court today. Text message w/ RAS re: same.	0.5	0.5
Tolodziecki	8/25/2023	Read all of yesterday's filings by Court.	0.8	0.8
Santillo	8/28/2023	Read jury instructions, voir dire, and verdict slip issued by Ct and meet with MJG re same	0.5	0.5
Santillo	9/7/2023	Email to DEF counsel re: updated payroll data	0.1	0.1
Santillo	9/11/2023	PC with Zackany DelGuzzi - [REDACTED]	0.1	0.1
Santillo	9/12/2023	Begin to review trial files from spring and prepare for trial	7.2	7.2
Tolodziecki	9/12/2023	Finished calling/emailing witnesses; email to RAS MJG re same.	0.6	0.6
Tolodziecki	9/12/2023	Rev trial-prep docs and started calling witnesses.	0.5	0.5
Tolodziecki	9/12/2023	PC with S Schilk.	0.1	0.1
Gottesfeld	9/13/2023	Left VMs for opt-ins asking them to call me back. PC w/ RAS re: same.	0.3	0.3
Gottesfeld	9/13/2023	PCs w/ three opt-ins re: [REDACTED].	0.3	0.3
Santillo	9/14/2023	PC with MJG and MLT to begin trial prep and create to do list of tasks.	0.5	0.5
Gottesfeld	9/14/2023	Sent emails to opt-ins asking them to give me a call re: testifying at trial.	0.3	0.3
Gottesfeld	9/14/2023	Meeting w/ RAS and MLT re: trial prep.	0.5	0.0
Tolodziecki	9/14/2023	Met with team re trial prep.	0.5	0.0
Gottesfeld	9/15/2023	Email to RAS and MLT re: status of witnesses who can testify.	0.1	0.1
Gottesfeld	9/15/2023	PCs w/ opt-ins and left vms for opt-ins re: testifying at trial.	0.4	0.4
Tolodziecki	9/19/2023	Figuring out trial schedule; calls to opt-ins.	1.2	1.2
Tolodziecki	9/20/2023	Call Def Csl with RAS.	0.1	0.0
Tolodziecki	9/21/2023	PC with S. Mahon; emails to confirmed witnesses.	0.5	0.5
Winebrake	9/25/2023	Mtg w/ RAS and MJG re status of the trial prep and plan for trial and damages exhibit.	0.4	0.0

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Gottesfeld	9/25/2023	Meeting w/ RAS and PDW re: jury instructions and trial prep.	0.2	0.2
Gottesfeld	9/25/2023	PC w/ def csl and then separate call w/ RAS and MLT re: trial prep.	0.3	0.3
Tolodziecki	9/25/2023	PCs to CMs - see SPREADSHEET-TRIAL-WITNESS CALLS for notes. Also PC with MJG/RAS. Also PC with Def.	2.1	2.1
Tolodziecki	9/25/2023	Checking through docs to find order referenced by Def; started amended pre trial statement.	0.6	0.6
Gottesfeld	9/26/2023	Email exchanges w/ opt-in Naomi Badders.	0.2	0.2
Gottesfeld	9/26/2023	PC w/ opt-in Ohm.	0.1	0.1
Gottesfeld	9/26/2023	Email to RAS and MLT re: outreach to opt-ins.	0.1	0.1
Gottesfeld	9/26/2023	Email exchange w/ RAS and MLT re: reaching out to witnesses.	0.1	0.1
Gottesfeld	9/26/2023	Tried calling and sent emails to two opt-ins re: testifying at trial.	0.2	0.2
Gottesfeld	9/26/2023	Rev'd emails re: schedule for people to testify and sent emails to 6 opt-ins confirming the dates they will testify.	0.4	0.4
Tolodziecki	9/26/2023	Returned PC of ES.	0.1	0.1
Tolodziecki	9/26/2023	Few more minor edits to motion; filed motion and order; saved docketed versions.	0.3	0.3
Tolodziecki	9/26/2023	Incorporated RAS' edits to motion, added conferral language, and prepared motion and order for filing.	0.3	0.3
Tolodziecki	9/26/2023	Emails with RAS and MJG re CMs.	0.1	0.0
Tolodziecki	9/26/2023	Drafted motion and proposed order re amended trial info; also worked on second amended witness list.	2.3	2.3
Gottesfeld	9/27/2023	PC w/ MLT re: trial witnesses.	0.2	0.0
Tolodziecki	9/27/2023	PC with MJG re witnesses.	0.2	0.2
Santillo	9/28/2023	Trial prep	7.2	7.2
Gottesfeld	9/28/2023	PC w/ RAS and then w/ RAS and MLT re: trial witnesses.	0.2	0.2
Tolodziecki	9/28/2023	Made chart to fill in testimony at trial.	0.2	0.2
Tolodziecki	9/28/2023	PCs, texts, and VMs for more CMs re testifying and confirming prep.	2.3	2.3
Gottesfeld	9/29/2023	Rev'd witness list sent from MLT and sent email and left vm for 2 opt-ins.	0.2	0.2
Tolodziecki	9/29/2023	Finalized and filed second amended witness list.	0.2	0.2
Tolodziecki	9/29/2023	Finalized second amended witness list and emailed RAS and MJG re same.	1.0	1.0
Santillo	10/1/2023	Trial prep	6.2	6.2
Gottesfeld	10/2/2023	Made pcs and sent emails to opt-ins to set up time to speak w/ them this week. Rev'd previous notes re: their facts and input my notes from pcs w/ Lori Noal and Deb Taylor after speaking w/ them into power point slides.	2.5	2.5
Gottesfeld	10/2/2023	Rev'd previous notes re: Lori Noal and Deb Taylor prior to speaking w/ them.	0.4	0.4
Gottesfeld	10/2/2023	PC w/ Debra Taylor to prep her for upcoming trial.	0.9	0.9
Gottesfeld	10/2/2023	PC w/ opt-in Lori Noal to prep her for her testimony next week.	0.8	0.8
Gottesfeld	10/2/2023	PC w/ RAS and MLT re: tomorrow's conference and other items to do in short-term.	0.3	0.3
Tolodziecki	10/2/2023	Outlined direct Qs; checked previous outline.	0.8	0.8
Tolodziecki	10/2/2023	PC with Olivia re trial and testifying.	0.6	0.6
Tolodziecki	10/2/2023	PC with RAS and MJG re trial and tomorrow's court conference.	0.3	0.3
Santillo	10/3/2023	Trial prep	3.1	3.1
Santillo	10/3/2023	Final Pre-trial conference by Zoom	0.4	0.4
Gottesfeld	10/3/2023	Court conference w/ Court via Zoom .	0.4	0.4
Gottesfeld	10/3/2023	Rev'd previous notes re: opt-ins Lisa Bassard and Kimberly Crane prior to pcs w/ them.	0.4	0.4
Gottesfeld	10/3/2023	PC w/ opt-in Lisa Bassard to prep her for trial next week.	0.8	0.8
Gottesfeld	10/3/2023	Legal research re: calculation of overtime rate used for tipped employees.	0.4	0.4
Gottesfeld	10/3/2023	PC w/ opt-in Kimberly Crane to prep her for trial next week.	0.6	0.6
Gottesfeld	10/3/2023	Multiple meetings throughout the day w/ RAS and MLT re: trial prep.	0.5	0.0
Gottesfeld	10/3/2023	Another meeting w/ RAS and MLT re: trial prep.	0.4	0.0
Tolodziecki	10/3/2023	Trial prep, incl read Covelli dep, RAS' outline, stamped new payroll data, met with RAS and MJG re testimony, PC with Dr. Fox, etc.	6.0	6.0
Santillo	10/4/2023	Trial Prep	7.3	7.3
Gottesfeld	10/4/2023	Drafted and sent letter to Kimberly Crane re: [REDACTED].	0.3	0.3
Gottesfeld	10/4/2023	PC w/ RAS and then PC w/ RAS and MLT re: trial prep.	0.2	0.2
Tolodziecki	10/4/2023	PC with RAS and MJG re PC with def.	0.1	0.1
Winebrake	10/5/2023	Mar mtgs re trial prep.	0.3	0.0
Santillo	10/5/2023	Trial Prep	9.7	9.7
Gottesfeld	10/5/2023	PC w/ opt-in Brooks Johnson.	0.6	0.6
Gottesfeld	10/5/2023	Trial prep. Multiple meetings w/ RAS and MLT.	6.7	6.7
Tolodziecki	10/5/2023	Drafted motion and proposed order re video testimony; some quick legal research.	0.9	0.9
Tolodziecki	10/5/2023	Edited and uploaded new witness list.	0.2	0.2
Tolodziecki	10/5/2023	Prep PC with Amanda Barlett	1.0	1.0
Tolodziecki	10/5/2023	Added exhibit sticker and saved to folder; checked witness list.	0.1	0.1
Tolodziecki	10/5/2023	PC with SS; PC with KS; PC with RH; VM for MM and JS.	0.7	0.7
Tolodziecki	10/5/2023	Prep PC with HT.	0.9	0.9
Tolodziecki	10/5/2023	PC with JS.	0.1	0.1

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Winebrake	10/6/2023	PC w/ RAS re trial issues.	0.3	0.0
Santillo	10/6/2023	Trial Prep	7.2	7.2
Gottesfeld	10/6/2023	Close review of all of my phone calls with the witnesses I am assigned to question at trial. Made new outline of potential questions to ask them and printed out outline for each one of them along w/ printing out any pertinent declarations they filled out. Also organized and compiled caselaw that may be important to have during trial.	8.7	8.7
Tolodziecki	10/6/2023	Prep PC with Hays.	0.6	0.6
Tolodziecki	10/6/2023	PC with MJG and RAS re new exhibit.	0.2	0.2
Tolodziecki	10/6/2023	PC with Darlene and RAS and then just RAS.	1.5	1.5
Tolodziecki	10/6/2023	Final read through of motion; minor edit; exported and filed; saved docketed version.	0.2	0.2
Tolodziecki	10/6/2023	VM for SS re testifying by video.	0.1	0.1
Tolodziecki	10/6/2023	Rev new exhibit fr Def.	0.1	0.1
Tolodziecki	10/6/2023	Var emails with MM and RAS/MJG.	0.2	0.2
Tolodziecki	10/6/2023	PC with MJG and RAS re amended exhibit list and responses to new evidence.	0.4	0.4
Santillo	10/7/2023	Trial Prep	4.9	4.9
Gottesfeld	10/7/2023	Trial prep consisting mainly of organizing and reviewing my materials, including relevant Orders, jury instructions, outlines, and caselaw for use at trial into binders.	2.7	2.7
Tolodziecki	10/7/2023	PC with Katrina.	0.7	0.7
Santillo	10/8/2023	Trial Prep	4.5	4.5
Santillo	10/9/2023	Trial Prep	4.5	4.5
Santillo	10/9/2023	Travel from Philadelphia to Pittsburgh	4.5	0.0
Gottesfeld	10/9/2023	Travel from home in Quakertown to RAS house in Bryn Mawr. Then travel to Pittsburgh. During travel discussed comments to RAS opening argument and direct of Covelli and other trial strategy.	5.5	0.0
Tolodziecki	10/9/2023	PC with SS.	0.1	0.1
Tolodziecki	10/9/2023	TVL from Phila to Pittsburgh.	5.0	0.0
Tolodziecki	10/9/2023	VM for JS. VM for SS.	0.1	0.1
Winebrake	10/10/2023	PC w/ RAS re today's trial proceedings and strategy issues.	0.3	0.0
Santillo	10/10/2023	Trial prep, jury selection including beginning of trial and pre and post meetings with co-counsel and PDW.	12.9	12.9
Gottesfeld	10/10/2023	First day of trial. Participated in trial, jury selection and assisted co-csl w/ trial strategy. Various meetings w/ co-csl re: jury selection and rest of trial. Multiple text messages and phone calls w/ opt-ins to schedule their testimony for the rest of the week.	12.4	12.4
Tolodziecki	10/10/2023	Trial - jury selection; opening statements; Covelli direct; meetings with co-csl during and after.	10.7	10.7
Winebrake	10/11/2023	PC w/ RAS re trial.	0.2	0.0
Santillo	10/11/2023	Prep for and participate in trial including post meeting with co-counsel	10.5	10.5
Gottesfeld	10/11/2023	Participated in trial. Direct questioning of Kimberly Crane and extensive prep of her prior to testimony. Also co-csl w/ trial and multiple meetings re: strategy. Multiple pcs and text messages w/ opt-in re: scheduling them to testify tomorrow.	11.7	11.7
Tolodziecki	10/11/2023	Trial - server directs; met with co-csl during and after; prep for Thursday.	10.0	10.0
Winebrake	10/12/2023	PC w/ RAS re trial	0.2	0.0
Santillo	10/12/2023	Prep for and participate in trial including post meeting with co-counsel and prep for next day	12.2	12.2
Gottesfeld	10/12/2023	Participate in trial. Direct questioning of Lisa Bussard, Naomi Badders, and Lori Noal. Extensive prep of Lisa Bussard and Lori Noal. Also assisted in prepping Katrina Stello. Meetings w/ co-csl during and after trial. Prepped before trial be rereading outline of questions and thought of add'l questions to add to outline. Multiple text messages w/ Debra Taylor re: [REDACTED] w.	11.4	11.4
Tolodziecki	10/12/2023	Participate in trial incl direct examination of witness; meetings with co-csl; prep for Friday's direct examinations.	11.5	11.5
Santillo	10/13/2023	Travel from Pittsburgh back to Philadelphia	4.7	0.0
Santillo	10/13/2023	Prep for and trial including meetings with co-counsel	8.5	8.5
Gottesfeld	10/13/2023	Trial. Prepped Debra Taylor prior to her testifying. Direct questioning of Debra Taylor. Also prepped Heidi Teeter and Olivia Teeter. Assisted co-counsel w/ rest of trial. Meetings w/ co-csl throughout day and after trial re: strategy.	8.1	8.1
Tolodziecki	10/13/2023	TVL from Pittsburgh to Phila.	5.2	0.0
Tolodziecki	10/13/2023	Trial and meetings with co-csl.	8.0	8.0
Santillo	10/14/2023	Trial Prep	8.7	8.7
Gottesfeld	10/14/2023	Drafted written submission to submit to court re: Rule 50 motion for joint employment. Legal research re: joint employment and incorporated caselaw into submission.	4.8	0.0
Santillo	10/15/2023	Trial Prep	7.1	7.1
Santillo	10/15/2023	Travel from Philadelphia to Pittsburgh for trial.	4.8	0.0
Gottesfeld	10/15/2023	Travel from home to RAS house in Brywn Mawr. Travel from Brywn Mawr to Pittsburgh. During travel discussed suggestion to RAS closing and discussed my draft of Rule 50 motion re: joint employment.	5.8	0.0

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Gottesfeld	10/15/2023	Add'l work on written submission to possibly file w/ Court re: Rule 50 motion pertaining to joint employment.	3.6	0.0
Tolodziecki	10/15/2023	Trial prep, incl finalize cross outline; rev notes from testimony; read email fr PDW re representativeness.	1.5	1.5
Tolodziecki	10/15/2023	TVL from Phila to Pittsburgh.	5.3	0.0
Santillo	10/16/2023	Preparation for trial, finish up trial and various court conferences and closing arguments and wait for verdict.	10.6	10.6
Gottesfeld	10/16/2023	Final day of trial. Assisted co-counsel w/ trial and discussed strategy. Review of final jury instructions and prepared for argument re: Rule 50 motion on joint employment.. Wait for verdict.	9.9	8.9
Tolodziecki	10/16/2023	Trial - direct and cross of Def's final witnesses; closing; court conferences; final jury instructions; wait for verdict.	10.0	10.0
Winebrake	10/17/2023	Var pcs w/ RAS and MJG re trial outcome and path forward.	1.0	0.0
Santillo	10/17/2023	Wait for verdict, court conferences and meeting with DEF re same. Meet with jury following verdict.	3.9	3.9
Santillo	10/17/2023	Travel back from Pittsburgh to Philadelphia.	4.9	0.0
Gottesfeld	10/17/2023	PC w/ Kimberly Crane re: how trial went and Jury's verdict.	0.2	0.2
Gottesfeld	10/17/2023	Waited for jury verdict; meetings w/ co-csl, def csl and court re: jury question. Review of jury instructions and meeting w/ Darlene and talked w/ jury following jury verdict.	4.0	4.0
Gottesfeld	10/17/2023	PC w/ PDW re: how trial went and next steps going forward.	0.3	0.0
Gottesfeld	10/17/2023	Travel from Pittsburgh to RAS' house in Bryn Mawr. Traveled home to Quakertown. During travel home, discussed nest steps w/ RAS and MLT and PCs w/ PDW re: next steps and PC w/ referring counsel re: outcome.	5.4	0.0
Gottesfeld	10/17/2023	Text message exchanges w/ Lisa Bussard re: [REDACTED].	0.2	0.2
Tolodziecki	10/17/2023	PC with Robin re verdict.	0.1	0.1
Tolodziecki	10/17/2023	TVL from Pittsburgh back home.	5.4	0.0
Tolodziecki	10/17/2023	Waiting for verdict; conferences with court; met with Def; met with jury; updated address for CM.	3.9	3.9
Winebrake	10/18/2023	Detailed email to all trial counsel re var post-trial matters.	0.2	0.0
Winebrake	10/18/2023	Mtg w/ RAS re post-trial strategy.	0.2	0.0
Santillo	10/18/2023	PC WITH NAMED PLAINTIFF RE: [REDACTED]	0.2	0.2
Gottesfeld	10/18/2023	PC w/ RAS re: next steps and some emails from clients and PC w/ Darlene and my PC w/ Kimberly Crane.	0.2	0.2
Gottesfeld	10/18/2023	Text message exchange w/ Deb. Taylor re: [REDACTED].	0.1	0.1
Gottesfeld	10/19/2023	Meeting w/ MLT re: my phone call w/ Lisa Bussard and email to RAS re: same.	0.1	0.1
Gottesfeld	10/19/2023	PC w/ opt-in Lisa Bussard to answer her questions re: [REDACTED].	0.2	0.2
Gottesfeld	10/19/2023	Read email from PDW re: [REDACTED].	0.1	0.0
Tolodziecki	10/19/2023	Emails from CMs and notes with RAS' call with Darlene.	0.1	0.1
Santillo	10/23/2023	MULTIPLE PCS WITH DEF COUNSEL RE LIQUIDATED DAMAGES AND DRAFT STATUS REPORT FOR COURT.	0.4	0.4
Gottesfeld	10/23/2023	Meeting w/ RAS re: next steps and briefing liquidated damages.	0.1	0.1
Tolodziecki	10/23/2023	PC with Sally re [REDACTED].	0.4	0.4
Tolodziecki	10/26/2023	Texts and PC with testifying opt-ins to compile parking reimbursements and confirm addresses. Emailed RAS re same.	0.2	0.2
Winebrake	10/30/2023	PC w/ RAS re tasks that need to be accomplished and strategy issues.	0.2	0.0
Gottesfeld	10/30/2023	Text messages to opt-ins re: their parking expenses and email to RAS re same.	0.2	0.2
Gottesfeld	11/7/2023	Email exchange w/ opt-in Naomi Badders.	0.1	0.1
Gottesfeld	11/15/2023	Read Def's motion for JNOV and rev'd docket.	0.3	0.3
Tolodziecki	11/15/2023	Emails with RAS and MJG; checked Judge's policies for deadline.	0.2	0.2
Santillo	11/16/2023	Read East Penn decision on representative testimony and meet with MJG re briefing re same in opposition to JNOV	1.0	0.4
Gottesfeld	11/16/2023	Meeting w/ PDW re incorporating Morgan and Stillman into response to Rule 50 motion.	0.2	0.2
Gottesfeld	11/16/2023	Started drafting response to Rule 50 motion.	6.5	6.5
Gottesfeld	11/16/2023	Meeting w/ RAS and MLT and then just w/ RAS re responding to Rule 50 motion.	0.6	0.6
Gottesfeld	11/16/2023	Careful read of East Penn decision re representative testimony.	0.9	0.9
Gottesfeld	11/17/2023	Continued working on response to Rule 50 motion including reading add'l caselaw and incorporating into brief.	8.1	8.1
Gottesfeld	11/20/2023	Continued working on opposition to Rule 50 motion and incorporated add'l caselaw and made numerous edits to organization of opposition and other significant edits.	7.9	7.9
Santillo	11/21/2023	Read draft of opposition to Rule 50 motion and meet with MJG re same.	0.9	0.9
Gottesfeld	11/21/2023	Finalized opposition to Rule 50 motion. Made RAS edits and met with RAS. Also made a few edits from PDW and discussed w/ him. Filed opposition w/ Court.	6.8	6.8
Gottesfeld	11/21/2023	Rev'd Rule 50 opposition as docketed.	0.2	0.2
Santillo	11/29/2023	Begin to work on motion for liquidated damages	1.7	1.7
Winebrake	11/30/2023	PC w/ RAS re the "willfulness" brief, etc.	0.2	0.0

EXHIBIT B

Attorney/Staff	Date	Description	Hours Incurred	Hours Sought
Santillo	11/30/2023	Additional research and writing of liquidated damages motion.	5.7	5.7
Gottesfeld	11/30/2023	PC w/ RAS re motion for liquidated damages.	0.1	0.0
Gottesfeld	11/30/2023	Sent RAS case dealing with liquidated damages and willfulness.	0.1	0.0
Santillo	12/1/2023	Additional work on liquidated damages brief	2.3	2.3
Gottesfeld	12/4/2023	Read RAS' draft of brief re willfulness and email re my thoughts.	0.3	0.0
Tolodziecki	12/4/2023	Read willfulness brf.	0.3	0.0
Tolodziecki	12/4/2023	Read R50 reply.	0.3	0.0
Santillo	12/12/2023	Begin working on fee petition.	6.7	6.7
Santillo	12/12/2023	Edit the liquidated damages brief.	0.9	0.9
Santillo	12/13/2023	Additional work on liquidated damages brief.	1.7	1.7
Gottesfeld	12/13/2023	Read RAS draft of liquidated damages brief and draft of Dr. Fox declaration and briefly discussed some suggested edits.	0.4	0.0
Santillo	12/14/2023	Additional research and writing of fee petition.	4.2	4.2
Tolodziecki	12/15/2023	Combined all time entries and did some data manipulation.	0.7	0.0
Tolodziecki	12/18/2023	Found and forwarded depo invoices to RAS.	0.1	0.0
Tolodziecki	12/19/2023	Close rev of fee petition docs/checking math and emailed edits to RAS.	1.2	0.0
Gottesfeld	1/2/2024	Read most recent filings.	0.5	0.0
Tolodziecki	1/9/2024	Read def's LD opposition and pulled rebuttal citations; sent same to RAS/MJG and met with RAS re response.	2.2	0.0
Santillo	1/11/2024	Accumulated time working on reply brief in further support of liquidated damages.	5.7	0.0
Santillo	1/12/2024	Read Court's order on Rule 50 motion and PC with MJG re same.	0.2	0.0
Gottesfeld	1/12/2024	Proofread RAS draft of liquidated damages brief and email to him re same.	0.3	0.0
Gottesfeld	1/12/2024	Read Judge's Order denying Judgment as Matter of Law. PC w/ RAS re same.	0.2	0.0
Tolodziecki	1/12/2024	Read Def's Opp to fees and checked our petition again.	0.6	0.0
Santillo	1/14/2024	Preliminary read of DEF opposition to the fee and cost petition and draft motion to file reply brief.	1.2	0.0
Santillo	1/15/2024	Read DEF opposition to fee petition, PCs with MLT, MJG and PDW re same and begin to research and write same.	6.2	0.0
Gottesfeld	1/15/2024	Read def's opposition to motion for fees and costs.	0.5	0.0
Gottesfeld	1/15/2024	PC w/ RAS and MLT to discuss reply brief in support of fee petition.	0.2	0.0
Tolodziecki	1/15/2024	Research re fee petition issues and email cases to RAS/MJG.	2.8	0.0
Tolodziecki	1/15/2024	PC w RAS and MJG re fee opp research resuls; PC with RAS re same.	0.4	0.0
Tolodziecki	1/15/2024	PC with RAS and MJG re fee opp research to do.	0.2	0.0
Santillo	1/16/2024	Finalize and file motion for reply brief.	0.2	0.0
Santillo	1/16/2024	Read court order on reply brief.	0.1	0.0
Santillo	1/19/2024	Additional research and writing of reply to fee brief	5.9	0.0
Santillo	1/21/2024	Additional work on fee reply brief	1.0	0.0
Tolodziecki	1/22/2024	Read and tracked edits to fee reply; emailed RAS same.	0.4	0.0
Tolodziecki	1/22/2024	Ran add'l time and emailed RAS same.	0.1	0.0
Santillo	6/21/2024	Read Court order Re: liquidated damages and PC with MJG re same.	0.3	0.0
Gottesfeld	6/21/2024	Read Judge's opinion re: liquidated damages, costs, and fees. PC w/ RAS re: same.	0.4	0.0
Tolodziecki	6/21/2024	Read Order re LDs and fees.	0.4	0.0
Santillo	6/25/2024	PC with Darlene McDonnell re: [REDACTED] and Draft detailed email to rest of collective re: same.	0.5	0.0
Gottesfeld	6/25/2024	Meeting w/ RAS and MLT re recent opinion and steps going forward.	0.2	0.0
Santillo	6/25/2024	Research and begin to draft renewed motion for fees.	4.2	0.0
Santillo	7/1/2024	Additional work on renewed motion for fees	3.6	0.0